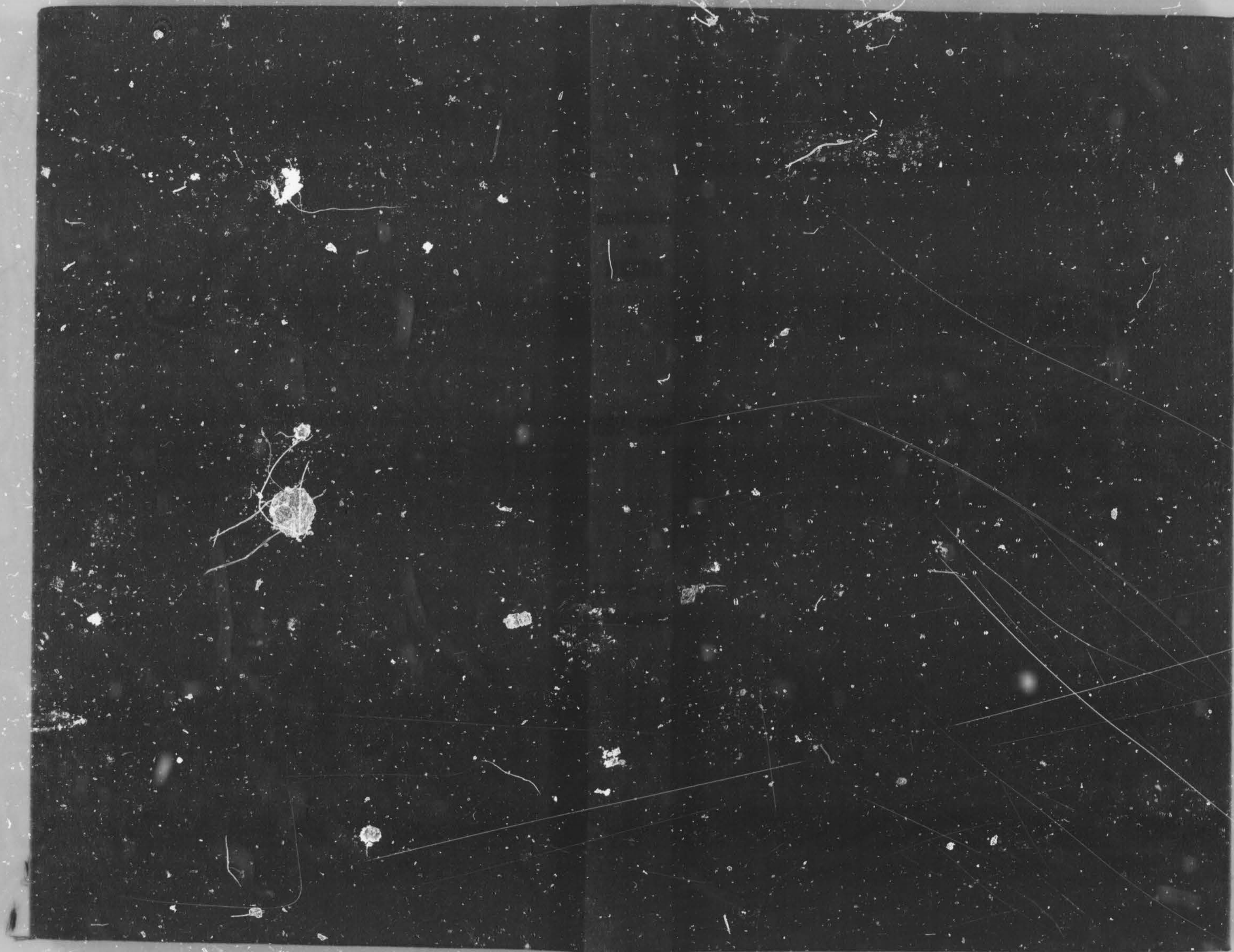


MASSACHUSETTS VITAL RECORDS: MIDDLEBOROUGH #147
INDEX; MORTGAGES 1852-1855, pp 1-37 Holbrook



Reverend Mr. [unclear] and [unclear] of the
[unclear] of [unclear] [unclear]

to

12

Wm. & Deeds
1852 to 1862

Baker John S. }
to Leonard Drigg } 221

Baker John S. }
to Leonard Richmond } 226

Baker John S. }
to W. B. Jones } 224

Baker John S. }
to Sargent Harlow } 229 & 230

Baker John S. }
to Watson & Jones } 228

Baker John S. }
to Watson & Jones } 231

Baker John S. }
to Watson & Jones } 231

Bump James S. }
to Job & Thomas S. Pierce } 256

Alden Warner }
to W. H. Tribou } 225

Alden Warner }
to Mark H. Cornell } 254

Alden Warner }
to W. H. Tribou } 255

Alden Spottes }
to Benjamin F. Pratt } 21

Alden Spottes }
to Southworth Barnes } 25

Alden Spottes }
to Benjamin F. Pratt } 30

Alden Spottes }
to Carl H. Cushman } 169

Alden Spottes }
to Ashby Charles W. } 156

Alden Spottes }
to James C. L. } 211

Alden Spottes }
to Ashby Charles W. } 207

Alden Spottes }
to Ashby Charles W. } 211

Alden Spottes }
to Ashby Charles W. } 215

Alden Spottes }
to Ashby Charles W. } 218

Alden Spottes }
to Ashby Charles W. } 217 & 200 pg.

Alden Spottes }
to Ashby Charles W. } 90

Alden Spottes }
to Ashby Charles W. } 91

Alden Spottes }
to Ashby Charles W. } 100

Alden Spottes }
to Ashby Charles W. } 102

Alden Spottes }
to Ashby Charles W. } 104

Alden Spottes }
to Ashby Charles W. } 156

Alden Spottes }
to Ashby Charles W. } 157-170

Alden Spottes }
to Ashby Charles W. } 194

Brown Samuel P. }
to Trusty } 9

Brown Samuel P. }
to Trusty } 7

Brown Samuel P. }
to Trusty } 26

Brown Samuel P. }
to Trusty } 26 & 27

Brown Samuel P. }
to Trusty } 36

Brown Samuel P. }
to Trusty } 37

Brown Samuel P. }
to Trusty } 35

Brown Samuel P. }
to Trusty } 46 & 47

Brown Samuel P. }
to Trusty } 48

Brown Samuel P. }
to Trusty } 53

Brown Samuel P. }
to Trusty } 58

Brown Samuel P. }
to Trusty } 59

Brown Samuel P. }
to Trusty } 61-5

Brown Samuel P. }
to Trusty } 71

Brown Samuel P. }
to Trusty } 72

Brown Samuel P. }
to Trusty } 73 & 75 miles

Brown Samuel P. }
to Trusty } 76 & 77

Brown Samuel P. }
to Trusty } 78 & 79

Brown Samuel P. }
to Trusty } 84-5

Brown Samuel P. }
to Trusty } 86

Brown Samuel P. }
to Trusty } 87 & 9

Central Congregational Church
 Branch No. 12
 Charles H. Hurd
 Charles H. Hurd
 Curtis David L.
 Job C. Prince } 186
 Coggeshall James } 152
 Nathan M. Trickett }
 Capron Robert S. } 184-5
 Everett to Robinson }
 Capron Robert V. } 177-172
 Dan H. Robinson }
 Clark Paul. O. }
 Lois C. Clark } 180
 Carr John C. }
 Louis M. Thompson } 182-5
 Carl W. }
 Carrie Haines } 191
 Otis Le Briggs }
 Capron R. S. } 190-192
 James W. }
 Carl H. Hurd } 184
 Chapman L. }
 Capron R. S. } 219-220
 Bledget George W. } 221
 Cole Edward W. } 223
 Harriet R. Dyer }
 Cath. O. }
 Joshua Eddy } 228

Dunham George J.
 Horatio M. Morse } 93
 Dean Clark }
 Owen to Dean } 113
 James H. Weston }
 Dean William L. } 120
 Dean William L. }
 William H. Hurd } 166 167 168
 Dean William L. } 175
 James Cole } 177
 Dean Lot }
 William H. Hurd } 247

Eaton Barnabas } 7th

Abraham W. Eaton

Everett Geo D. } 70

George Hunt

Everett George D. } 109-10

Boyd Lincoln

Everett George D. } 110-11

Boyd Lincoln

Everett George D. } 119

Boyd Richmond

Eaton Geo D. } 122

Solomon W. Williamson

Everett George D. } 133

Boyd Richmond

Everett George D. } 135

Boyd Richmond

Everett George D. } 153

Boyd Richmond

Everett George D. } 157

Boyd Laule

Eddy Albert } 158

Everett Robinson

Eddy Albert } 160

Wm J. Eddy

Eddy Albert } 161

Wm J. Eddy

Eddy Albert } 164

Everett Robinson

Eddy Albert } 165

Thomas Smith

Eddy Albert } 170

Wm J. Eddy

Eddy Albert } 171

Wm J. Eddy

Fuller George } 144

Isaac M. Fuller

Solomon L. Williamson } 51

Amos J. Fuller

William M. Wilson } 187

William M. Wilson

Eaton Henry A. } 257

R. Clark

Gibbs Thomas }
 Thomas Gibbs } 137
 Gibbs William B }
 William M. Tribou } 178
 Gibbs William B } 141 + 142
 Nathaniel M. Tribou }
 Gibbs William } 159
 Philip Magnien }

Gibbs Wm & Andy Albert }
 Arab. Bryant } 160 + 161
 Gay Ernest C }
 Thiers to Brown } 175

Glass Seth M. }
 Joseph S. Barden } 184

Glass Seth M. }
 Joseph S. Barden } 194
 Glas S. M. W. }
 Lloyd to Perkins } 198
 Gay Ernest C } 250
 J. C. & Thos S. Pence } 251 + 252
 Gick Matthias }
 Harlow & Pool } 253

Blacket Philander }
 Peter H. Penn } 11th
 Wetherby Branch }
 Thomas Bond } 12
 Cortwell & Melbury }
 Holmon Barn } 31
 Knickley Silvanus }
 Mansfield & Blackman } 46
 J.

Harlow Fortin }
 Cleazie Richmond } 127
 Harlow James } 133
 Cinn. Gay } 137
 Goodwill S. F. } 141, 142
 B. S. Washburn } 143, 144
 Cleazie Richmond } 145, 146
 Harlow, Dr. Lydie } 216
 Mansfield & Thompson }

Harlow & Johnson }
 H. C. Hunt } 228

Thomas Lemly R. }
 Lathrop Thurliff } 18
 Hilore to Charles C. }
 and Edwin A. Christed } 195-196-197
 Richard W. Sargent }

Knickley Silvanus }
 Silvanus Knickley } 123
 Knickley Silvanus Jr. }
 Silvanus Knickley Sen } 165

Hunt J. C. }
 Andrew Shockley } 217

Hunt J. C. } 220 + 221
 Cleazie Richmond }
 Hunt J. C. }
 Cleazie Richmond } 224

Jefferson Martin No 97
Lathrop Perkins }
Jones W. J. }
John B. Baker } 223
Johnson Henri }
E. Richmond } 245
Johnson Henri }
Elmer Richmond } 239

Location Israel } 245
D. 1844 }
Lyman Cook W. }
David C. Strong } 250

Leach Charles W. }
 George L. Voulk. } 164
 Leonard James St
 Eldon to of Ellis } 173-4
 Leach Charles W. }
 Russell B Burns } 183

Lincoln, Derinc. N. Det.
 Gotthrop ^{to} S. Robbins } 201.
 Leonard Samuel N. Det.
 Crastus ^{to} S. Lincoln }
 Leonard & Leonard N. Det.
 Leonard ^{to} S. Lincoln } 213
 Leonard Samuel N.
 Phillips ^{to} K. G. G. } 216
 Leonard Henry D.
 William ^{to} S. Briggs } 217

Leach Charles W. }
George L. Sault } 237

Newcomb Live ^{to} } 1
 George Macomber }
 Middleboro } 144
 Middleboro } 49
 Middleboro } 68-71
 Middleboro }

Morris Dijk } 99
 Morris Dijk } 121
 Morris Dijk }

Mary M. Kellen } 168
 John F. Ellis }

Mary M. Kellen } 1818
 John F. Ellis }

Mitchell Timothy } 205-206
 Linas Rider }

Mitchell Timothy } 213
 Linas Rider }

Morton Thomas } 234-235
 Andrew M. Eaton }

Mitchell Timothy } 240-241
 William L. Ryder }

Reverend Love }
George Macomber } 1
Middletown }
Middletown } 47
Middletown } 49
Middletown } 68-71
Light Company }

Mary Elizabeth }
William to Kimball } 77
Middletown }
Middletown } 121

Mary W. Kellum }
Charles Kellum } 168
James P. Ellis }

Mary W. Kellum }
Charles Kellum } 181-183
Cole & Fuller }

Mitchell Timothy }
Linas Rider } 200

Mitchell Timothy }
Linas Rider } 212

Morton Thomas }
Andrew M. Eaton } 234-235

Mitchell Timothy }
William F. Ryder } 240-241

Pratt Winston }
 to
 Schuchard & Stewart } Page
 Pease L. G. }
 George Pease } 9th page
 Penman Survey }
 to
 Martin Penman } 647
 Peet John }
 John E. Peet } 11th
 Pratt Stillman }
 Saml. P. Brown } 16
 Pratt (Albert G.) }
 to
 Jacob Keith } 198 & 20
 and
 David Parsons }
 Pratt, Benjamin }
 Apthorpe & Alden } 29
 Pratt Stillman }
 to
 Geo. C. Ford & Abraham Avery } 225 & 23
 Pratt Stillman }
 to
 William Dean } 337
 Rarrington Elias }
 to
 William Waterman } 60
 Pierce Edwin }
 Lewis Lincoln & Son } 103
 Pickens S. J. }
 Wm. B. Wood } 131
 Pickens A. J. }
 Joseph S. Fleaming } 132
 Joshua Sherman }
 Jackson S. J. } 134
 Jacob C. Spence }
 Jackson Oliver Esq } 135 & 140
 Jacob C. Spence }
 Jackson James M } 140 & 141
 Jackson Philo H. } 142 & 144
 Alfred C. Sumner }
 Pratt Albert G. }
 John E. Hudson } 242
 Pickens Philo H. }
 William D. White } 243

Olmstead & Brothers }
 Edwin Bryant } 245-26

Pratt Charles }
 John C. Dean } 246
 Pratt Albert G. }
 John E. Hudson } 248

Raymond Andrew L. } 162
Wamuel^{to} Raymond

Ramsdell Maria E. }
Abraham^{to} M. Tribou } 176

Ramsdell J. B. }
Stephen^{to} C. Ramsdell } 237

Richmond J. E. }
Sargent Harlow H. } 238 & 239

Raymond Andrew L. }
Stephen^{to} K. Karon } 244

Ramsdell Maria E. }
Benjamin^{to} Ingersoll } 241

Reed E. Mudge G. }
Evelyn^{to} Robinson } 14

Reing Michael } Pg 22 & 23
John^{to} Farrell }

Shaw Henry H. } 10
 Isaac Lane }
 Shaw Dennis }
 Nathl Shurtliff } 12
 Shaw Charles H. } 13
 Simon Richmond }
 Shaw Charles H. } 15
 Simon Richmond }
 Shaw Elkanah H. }
 To } Pg 23
 Sidney Tucker }
 Shattfield William }
 John H. Tacey, Secord } 24
 Shaw Geo H. } 28
 E. Edward Shaw }
 Isaac Solomon }
 Eliza A. Richmond } 38
 Isaac Solomon }
 Eliza A. Richmond } 39
 Isaac Solomon } 40
 Simon H. Tacey }
 Shattfield L. D. & D. M. }
 C. P. & J. S. Cromwell } 49
 Swift William } Pg 52
 Samuel Swift }
 Swift William } Pg 61 & 62
 William D. White }
 Clifton George F. } Pg 66
 William Wilcox }
 Foulle Jonathan } 69
 Isaac Fuller }
 Swift William } 80
 Everett Robinson }
 Shaw Charles F. } 81 to 83
 Everett Robinson }
 Shaw Charles F. }
 Eliza Shaw } 92
 Freeman Shaw }
 George on Se. L. } 94
 Shaw Charles F. }
 William S. Briggs } 105

Tribou Charles W. }
 Abraham M. Tribou } 41
 Thompson James }
 Albert Thompson } Pg 101
 Thomas Garret }
 Bradford & Washburn } Pg 107
 Thomas Jacob }
 Lewis Lincoln & Son } 108
 Thomas Stephen }
 Lewis Lincoln & Son } 124
 Thomas Stephen }
 Peter de Peirce Jr. } 127
 Tribou Charles W. } 136
 Leonard Richmond }
 Tribou Charles W. } 137
 James W. Tribou } 213

Stone William } 114-15
 Oliver G. Tribou }
 Swift William } 128
 Samuel Swift }
 Smith Cyrus } 129
 John L. Morton }
 Shaw George H. } 143
 George H. Shattfield }
 Wm. L. Shattfield } 142
 Winston B. Shattfield }
 Shattfield Gideon }
 Nahum M. Tribou } 177
 Shaw Orlando H. }
 Amos Richmond } 185
 Shaw Charles F. } 201-202
 Lotthrop Shattfield } 203
 Shattfield G. W. } 204-205
 Nahum M. Tribou }
 Smith Cyrus } 207
 Eliza C. Morton }
 Shaw J. Addison } 249
 Boston, C. L. & D. L. }

Hustiss Galen } 67
George ^{on} Vaughan }

John G. Vaughan } 130
Amelia Leonard }

John G. Vaughan } 178
to
James Cole Jr }

John G. Vaughan } 179
to
A. L. Dickinson }

Wetherill James
Wetherill James
Wetherill James
Wetherill James
Wetherill James
Wetherill James

Wetherill William }
Cox James G. } 60
Wetherill James } 80
John W. Wade }
Elisha W. Quinn } 98
Wetherill Elisha }
Sidney Tucker } 113
Whitcomb Thomas }
Naham H. Triben } 112
Wetherill James }
Job. C. Price } 193.

Wetherill James }
Wetherill James } 196.
Wetherill James } 196.
Wood Joshua }
Naham H. Triben } 236
Wetherill James } Page 227
Wetherill James }
Lewis Lincoln } 252
Wetherill James }
Naham H. Triben } 231

W. W. Miller }
Josiah Fitchham }
N. H. Triben } 193-194.
Naham H. Triben }
Levi H. Fitchham }

Sevi Newcomb to George Macomber

Know all men by these presents, That I Sevi Newcomb for of
Middletown in the County of Plymouth and Commonwealth of
Massachusetts do hereby in consideration of the sum of two hun-
dred and twenty four ⁷²/₁₀₀ Dollars paid by George Macomber of
New Bedford in the County of Bristol and Commonwealth of
Massachusetts the receipt whereof I do hereby acknowledge
have granted, bargained, sold, aliened, confirmed and by these presents
do bargain, sell, alien and confirm unto the said George Macomber
his Executors and Administrators the following described and
enumerated articles of personal property, now situated and
being in the hands and possession of said Sevi Newcomb in the
City of said Middletown known by the name of the said
house viz: one silver tray, three one from the year one shilling
3 2 of Silver forks 3 2 of Silver spoons 2 2 of Silver spoons 3 2 of
Silver one set of silver ware one silver box one silver
to have and to hold the said granted and bargained property unto
the said George Macomber his Executors Administrators or Assigns
to their only proper use benefit and behoof forever And I the said
Sevi Newcomb for do covenant singly to be the true and lawful
owner of the said property and have in me full power good right
and lawful authority to dispose of the said property in manner
as aforesaid; and do for me set my Executors and Administrators
as hereby covenant and agree to defend the said property aga-
inst the lawful claims and demands of all persons whom-
soever unto him the said George Macomber his Executors
Administrators and Assigns.

Provided Nevertheless: That if the said Sevi Newcomb for his
Heirs Executors or Administrators shall pay to the said George
Macomber his Executors Administrators or Assigns the sum of
Two hundred and twenty four ⁷²/₁₀₀ dollars on or before Ninety
days from date then this Debt as also a certain note of even
date with this presents given by said Newcomb to said Macom-
ber to pay the sums aforesaid at the time aforesaid shall be void
and void otherwise shall remain full force and virtue.
In witness whereof the said Sevi Newcomb for have hereunto set hand
and seal this twelfth day of October in the year of our Lord one thousand eight
hundred and fifty two.

Sevi Newcomb for
Signed sealed and delivered
in presence of
James H. Pickers
at 12 minutes before 2 o'clock P.M. and recorded by me
Attest George Pickers Town Clerk

Mortgage Wm. Platt Jr to Samuel S. Stewart

Know all men by these presents that Wm. Platt Jr of Middlebury in the County of Plymouth and State of New Hampshire has granted in consideration of the sum of fifty five dollars paid by Samuel S. Stewart of said Middlebury County Express the receipt whereof I do hereby acknowledge. Now granted, sold and assigned unto the said Stewart the following described land and chattels to-wit:

One two four the Chestnut color Horse Coll
to Stewart to hold the above described goods and chattels to the said Samuel S. Stewart his executors administrators and assigns forever. And the said Wm. Platt Jr do covenants myself to be the lawful owner of said good and chattels and have good right to sell and dispose of the same in manner aforesaid.

Provided now that if the said Wm. Platt Jr or his executors and administrators shall pay unto the said Samuel S. Stewart his executors administrators or assigns the sum of fifty five dollars and lawful interest on the same within the term of one year from the date hereof then this mortgage shall be void. And if the said Wm. Platt Jr have subscribed this same this twenty second day of December in the year of our Lord eighteen hundred and fifty two
Witness my hand and
Seal this 22nd day of December 1852
Wm. Platt Jr

A true copy from the original recorded January 27th 1852
at 9 O'clock A.M. and recorded by me
Attest George Pickens Town Clerk
Jan 27

Mortgage Samuel Keith to Thomas S. Briggs

Know all men by these presents that Samuel Keith of Middlebury in the County of Plymouth has granted in consideration of the sum of fifty dollars paid by Thomas S. Briggs of the same Middlebury County Express the receipt whereof I do hereby acknowledge. Now granted, sold and assigned unto the said Briggs the following described goods and chattels to-wit:

One two four Horse about eight years old being a horse formerly owned by Thomas Keith of the same County but now owned by me and in my possession. And I do covenants to hold the above described goods and chattels to the said Thomas S. Briggs his executors administrators and assigns forever. And the said Samuel Keith do covenants myself to be the lawful owner of said good and chattels and have good right to sell and dispose of the same in manner aforesaid. And if the said Samuel Keith has covenants administrators shall pay unto the said Thomas S. Briggs his executors administrators or assigns the sum of fifty dollars and interest on the same within the term of one year from the date of his payment. And if the said Samuel Keith have subscribed this mortgage shall be void and also a certain promissory note of the same date given by said Samuel Keith to said Thomas S. Briggs for the same amount. And if the said Samuel Keith have subscribed this same this twenty second day of December in the year of our Lord eighteen hundred and fifty two

Witness my hand and
Seal this 22nd day of December 1852
Samuel Keith

A true copy from the original recorded January 27th 1852
at 10 O'clock A.M. and recorded by me
Attest George Pickens Town Clerk
Jan 27

Mortgage Prince Penniman to M Freeman

Know all men by these Presents

That I Prince Penniman of Middlebury in the County of Plymouth & State of Massachusetts in consideration of one dollar paid by Merton Freeman of said Town County and State, the receipt whereof I do hereby acknowledge, have granted, sold and assigned, and do by these presents grant, sell and assign unto the said Merton Freeman the following described goods and chattels viz- One dark chestnut colored horse and one red market cart which I now own and possess one sow with her two young pigs; also two other sows with all their future increase. To have and to hold the afore described goods and chattels to the said Merton Freeman his executors, administrators and assigns forever. And I the said Prince Penniman do avouch myself to be the lawful owner of said goods & chattels and have good right to sell and dispose of the same in the manner aforesaid. Provided nevertheless that if the said Prince Penniman his executors administrators shall pay unto the said Merton Freeman his executors administrators or assigns the sum of one hundred dollars in one month or pay a note due the Wareham Bank discounted January thirty first one thousand eight hundred and fifty three of the same amount which becomes due six months after the above date and for the payment of which said Merton Freeman is responsible then these presents shall be null and void.

And I the said Prince for myself my executors administrators & assigns do covenant with the said Merton his executors administrators & assigns that in case default shall be made in the payment of the said sum above mentioned therein it shall be lawful for and I the said Prince do hereby authorize and empower the said Merton his executors administrators and assigns with the aid and assistance of any person or persons to enter the premises or places where the said goods and chattels are or may be placed and take and carry away the said goods and chattels and to sell and dispose of the same for the best price they can obtain; and out of

Mortgage Continued

the money arising therefrom to retain and pay the sum above mentioned and all charges touching the same rendering the overplus (if any) unto me by my executors administrators or assigns. And until default be made in the payment of said sum of money I am to remain and continue in the quiet and peaceable possession of the said goods and chattels and the full and free enjoyment of the same.

In witness whereof I the said Prince Penniman have hereunto set my hand and seal the twenty seventh day of June one thousand eight hundred and fifty three.

Agreed to and signed Prince Penniman

I have copy of the original Mortgage June 28th 1853 at eight o'clock A.M. and recorded by me

Page 33 Not George Pickens Town Clerk

Bill of Sale Barnabas Eaton to H W Eaton

Know all Men by these Presents

That I Barnabas Eaton of Middlebury in the County of Plymouth in consideration of a bond for one thousand dollars to me given by Hiram W Eaton of said Middlebury the receipt whereof is hereby acknowledged, have granted, bargained and sold, and by these presents do grant, bargain and sell unto the said Hiram W Eaton all the stock & farming utensils which I now own and possess on my Homestead farm in said Middlebury also all my House hold furniture now in my dwelling House.

To Have and to Hold the afore described goods and chattels to the said Hiram W Eaton his executors administrators and assigns forever. And I the said Barnabas Eaton do avouch myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in the manner aforesaid.

In witness whereof I the said Barnabas Eaton have hereunto set my hand the twenty seventh day of March in the year of our Lord one thousand eight hundred and fifty three.

Barnabas Eaton
I have copy of the original Mortgage August 15th 1853 at 10 o'clock A.M. and recorded by me

Page 25th Not George Pickens Town Clerk

Mortgage Phineas P. Kimball to Eustace Field

Know all Men by these presents
That I Phineas P. Kimball of Middleborough in the County
of Plymouth and State of Massachusetts for and in considera-
tion of the sum of forty one & 1/2 Dollars to me paid by Eustace
Field of Bridgewater in the County and State aforesaid the
receipt whereof I do hereby acknowledge have granted, sold and
conveyed and do by these presents grant, sell and convey
unto the said Eustace Field his heirs assigns the following
described Goods and Chattels viz:

2 - 2 Roll And shacks	400	8.00
3 - 3 Exeter Mithaps	450	13.50
10 - 10 Common Chairs	30	5.00
1 - 1 Iron Chair		.85
1 - 1 Game Stand Back Chair		3.75
1 - 1 1/2 ft Pine Table		2.25
1 - 1 Looking Glass		2.33
1 - 1 Saloon Table		1.00
3 - 3 Bed Cases	100	1.25
2 - 2 pairs of Pillows	50	1.00
7 - 7 P. of Linens	40	2.50
		84.17

being the Goods and Chattels that I purchased of said
Field at his Store in said Middleborough
To Have and to hold the above described goods and chattels to
the said Eustace Field his executors, administrators and
assigns forever.
And I the said Phineas P. Kimball do acknowledge myself to
be the lawful owner of said goods and chattels, and have good
right to sell and dispose of the same, in manner aforesaid.
Provided nevertheless that if the said Phineas P. Kimball his
executors or administrators shall pay unto the said Eustace Field
his executors, administrators, or assigns the said sum of forty
one & 1/2 Dollars in the following manner to wit one third
part of said sum on the first day of Oct next one third part
of said sum on the first day of November next and the balance
of said sum on the first day of December next then this Mortgage
shall be void and a certain Note bearing even date with these
presents signed by said Kimball whereby he promises to pay
said Field said sum in manner aforesaid.

Mortgage Continued

In witness whereof I the said Phineas P. Kimball have subscribed
the same this sixteenth day of August in the year of our
Lord eighteen hundred and fifty three
Executed an attested
in presence of } Phineas P. Kimball
John S. Lane }
A true copy of the original Record August 16th 1853 at one
O'clock and 15 minutes P.M. and recorded by me
Notary
Attest George Perkins Town Clerk
Copy of a West-Indians & Providence Administration vs. Albert
Hewson Contract August 17th 1853
Attest

Mortgage J. P. Brown to Ira Bryant

Know all men by these presents that I Samuel P. Brown of
Middleborough in the County of Plymouth and State of Massachusetts
do in consideration of one hundred and fifty dollars to me
paid by Ira Bryant of said Middleborough do hereby sell convey
unto said Bryant a certain Shop now standing on land
belonging to said Bryant near his dwelling house in said
Middleborough & is the same which I have this day purchased
of said Bryant with intention to remove it --
to have & to hold the same to him the said Bryant, his heirs
assigns forever. Provided nevertheless that if the said Samuel P. Brown
his heirs executors & administrators shall pay to the said
Bryant his heirs & assigns the sum of Fifty dollars in eight
months the sum of Fifty dollars in sixteen months the further
sum of Fifty dollars in twenty four months with interest
annually then this Bill of sale and also these several Notes
whereby the said Samuel P. Brown promises to pay the
several sums aforesaid shall all be void and in case the
payments are not made as aforesaid then the said Bryant
shall have full power to remove the building from the lot
on which it may be placed & take it to any place he may
prefer. In testimony whereof I have hereunto set my
hand & seal this twenty second day of September in the year one thousand
Eight Hundred & fifty three Samuel P. Brown
In presence of } George Perkins Town Clerk
John S. Lane }
A true copy of the original Record August 16th 1853 at
5 minutes before 11 O'clock P.M. and recorded by me
Notary

Mortgage H. H. Shaw to Isaac Lane

Know all men by these presents
That I Henry H. Shaw of Middleborough in the County of Plymouth
State of Massachusetts for and in consideration of the sum of two
hundred & fifty Dollars paid by Isaac Lane of said Middleborough
the receipt whereof I do hereby acknowledge have granted sold and
conveyed and do by these presents grant sell and convey unto the
said Lane the following described Goods and Chattels to wit
Two Saddle Horses with white stripes in the foreheads
of each ten & twelve years old - Two Double Harness Saddle
One four wheeled Cart Harness Coloured the above mentioned
harness & Cart being the same that are now used by me
in travelling from place to place

To have and to hold the above described goods and chattels to the said
Isaac Lane his executors administrators and assigns forever.
And I the said Henry H. Shaw do avouch myself to be the lawful
owner of said goods and chattels and have good right to sell
and dispose of the same in manner aforesaid.

Provided nevertheless that if the said Shaw his executor or
administrators shall pay unto the said Isaac Lane his executor
administrators or assigns the said sum of two hundred & fifty
dollars with interest on demand then this mortgage shall be
void as also a certain note of even date with these presents for the
like sum

In witness whereof I the said Henry H. Shaw have subscribed
the same this eighteenth day of October in the year of our Lord
eighteen hundred and fifty three

Executed and delivered } Henry H. Shaw
in presence of }
Wm A Wood } LS

A true copy of the original recorded Oct. 18th 1853 at 2 O'clock P.M.
and recorded by me

Notary Public }
Attest George Pickens Town Clerk

So 7th 11 1853 the debt for which this Mortgage was given has been paid &
thereby discharging the Mortgage Isaac Lane

Bill of Sale Eliza Cole to James Cole Jr.

Know all men by these presents that I Eliza Cole of Middleborough
for and in consideration of thirty dollars to me in hand paid by James
Cole Jr of the same place at and before the sealing and delivery
of these presents the receipt whereof is hereby acknowledged have bargained
sold & delivered and by these presents do bargain sell & deliver unto the
said James Cole Jr one black horse with a white spot in his forehead
and was formerly owned by one Jeremiah W. Reed to have and to
hold the said horse unto the said James Cole Jr his executors admin-
istrators and assigns to his and their own use and benefit forever.
And I the said Eliza Cole for myself and my heirs executors &
administrators will warrant and defend the said bargain and these
unto the said Cole his executors administrators and assigns from
and against all persons whomsoever.

In witness whereof I the said Eliza Cole have hereunto set my
hand this third day of November in the year one thousand
eight hundred and fifty three

Witness my hand & seal } Eliza Cole
in presence of }

A true copy of the original recorded Nov 14th 1853 at 2 O'clock and
thirty five minutes P.M. and recorded by me

Notary Public } Attest George Pickens Town Clerk

John Pool to Job C. Parker

I John Pool of Middleborough State of Massachusetts for
and in consideration of the sum of twenty five dollars to me in hand
paid by Job C. Parker of the same place do convey the following
property which is sold and delivered. It being 1 black horse
possessions of Lemuel Shaw also a trap haggan repainted
to have and to hold the same unto the said Job C. Parker
and defend against all claims

Witness my hand & seal } John Pool
in presence of }

Attest George Pickens Town Clerk
A true copy of the original recorded Sept 18th 1853 at three
O'clock and thirty three minutes P.M. and recorded by me

Attest George Pickens Town Clerk

Mortgage Dennis Shaw to Nathaniel Shuttleff's

Being indebted to Nathaniel Shuttleff's one hundred dollars as collateral security therefore I mortgage to him a Bay Horse the same being four years old & is now in my possession

Witness my hand Dennis Shaw
Middleborough

Dec 7th 1853

Witness

I have copy of the original received Dec 7th 1853 at one o'clock and 15 minutes P.M. and recorded by me

Paul 13th

Attest George Pickens Town Clerk

Central Congregational Society to Branch Harlow

The Proprietors of the Central Congregational Meeting House in Middleborough in consideration of the sum of Fifty \$50.00 Dollars paid by Branch Harlow of Middleborough hereby sell & convey to him the said Branch Pew number five in the said Meeting House to have and to hold to his heirs & assigns forever. In Witness whereof the Clerk of said Society, authorized duly authorized has hereunto set the seal of said Society this day of August one thousand eight hundred & forty nine

Witness George Washburn Joseph Sampson

I have copy of the original received Aug 11th 1854 at four o'clock & 35 minutes P.M. and recorded by me

Attest George Pickens Town Clerk

Branch Harlow to Thomas Bond

Know all men by these presents that I Branch Harlow of Middleborough in the County of Plymouth in consideration of fifty dollars to me paid by Thomas Bond of the Town & County aforesaid I hereby transfer & convey unto said Bond his heirs & assigns Pew No. five in the Central Congregational Meeting house in said Middleborough to have & to hold the above named Pew to the said Bond his heirs & assigns forever

In witness whereof I the said Branch Harlow have hereunto set my hand and seal this first day of April in the year one thousand eight hundred & fifty four Branch Harlow

Witness George Washburn I have copy of the original received Aug 11th 1854 at four o'clock and 35 minutes P.M. and recorded by me

Attest George Pickens Town Clerk

Mortgage Charles F Shaw to Simon Richmond

I know all men by these presents

that I Charles F Shaw of Middleborough in the County of Plymouth in consideration of eighty five Dollars to me paid by Simon Richmond of East Duxbury in said County the receipt whereof is hereby acknowledged, have granted, bargained and sold and by these presents do grant, bargain and sell unto the said Simon Richmond of East Duxbury in aforesaid

One Bay Horse the same I had of Simon W. Richmond

One Harness the same I had of Samuel P. Nichols

To have and to hold the above described goods and chattels to the said Simon Richmond his Executors Administrators and assigns forever And I the said Charles F Shaw do covenant myself to be the lawful owner of said goods and chattels and have good right here and assign of the same in manner aforesaid

Provided nevertheless that if the said Charles F Shaw his Executors or Administrators shall pay unto the said Simon Richmond his Executors Administrators or assigns the said sum of eighty five Dollars on demand with interest then this mortgage shall be void

In witness whereof I the said Charles F Shaw have subscribed the same this third day of June in the year of our Lord one thousand eight hundred and fifty four

Witnessed and delivered in presence of Charles F Shaw
B. W. Harris

I have copy of the original received July 5th 1854 at half past 10 o'clock A.M. and recorded by me

Attest George Pickens Town Clerk

To the James Gammons

There is hereby given you that I now intend to foreclose the mortgage you made and conveyed to me of a Outing house and building situate in the town of Middleborough dated February 16th 1850 and recorded on the records of said town Book 11 Pages 242-3 for the sum of the conditions thereof. Dated February the twentieth in the year one thousand eight hundred and fifty four

Thomas Edwards
By his Attorney Seth Mather Jr.

The above is a true copy of an original now delivered to said James Gammons July 20th 1855

Seth Mather Jr.
I have copy of the original received March 5th 1855 at 20 minutes before 5 o'clock P.M. and recorded by me

Attest George Pickens Town Clerk

Mortgage of Personal Property E. C. Reed to E. Robinson

Know all men by these presents,

That E. Bridge G. Reed of Middleborough for and in consideration of the sum of fifty Dollars paid by Everett Robinson of said Middleborough the receipt whereof I do hereby acknowledge have granted, sold and assigned, and do by these presents grant, sell and assign unto the said Everett Robinson two red & white Cows now in my possession and on the farm formerly owned by Samuel Freeman being all the Cows that I now own or have in my possession.

To have and to hold the above-described goods and chattels to the said Robinson his executors, administrators and assigns forever. And I the said E. Bridge G. Reed do avouch myself to be the lawful owner of said goods and chattels, and have good right to sell and dispose of the same in manner aforesaid.

Provided nevertheless, that if the said E. Bridge G. Reed his executors or administrators, shall pay unto the said Everett Robinson his executors, administrators, or assigns the said sum of fifty dollars with interest in three months from the date of these presents then this Mortgage shall be void. In witness whereof I the said E. Bridge G. Reed have subscribed the same this twenty ninth day of March in the year of our Lord eighteen hundred and fifty four

Executed and delivered

in presence of

E. Bridge G. Reed

A true copy of the original received July 24th 1855 at 8 O'clock and 8 minutes P.M. and recorded by me

Attest George Pickens Town Clerk

Mortgage of Personal Property C. F. Shaw to S. Richmond

Know all men by these presents

That Charles F. Shaw of Middleborough in the County of Plymouth in consideration of the sum of One Hundred & thirty five Dollars to me paid by Simon Richmond of East Bridgewater in said County the receipt whereof is hereby acknowledged have granted, bargained and sold, and do by these presents do grant, bargain, and sell unto the said Simon Richmond one Black Horse the same I had of Elijah L. Clark, one Covered wagon the same I had of Charles E. Howard, and one Harness the same I had of Samuel P. Newhall.

To have and to hold the above-described goods and chattels to the said Simon Richmond his Executors, Administrators and assigns forever.

And I the said Charles F. Shaw do avouch myself to be the lawful owner of said goods and chattels, and have good right to sell and dispose of the same in manner aforesaid.

Provided nevertheless, that if the said Charles F. Shaw his Executors or Administrators shall pay unto the said Simon Richmond his Executors, Administrators, or assigns the said sum of One Hundred & thirty five Dollars on demand with interest then this Mortgage as also a promissory note of even date herewith signed by the said Charles F. Shaw whereby he promised to pay said sum at the time aforesaid to said Richmond or order shall be void.

In witness whereof I the said Charles F. Shaw have subscribed the same this twenty ninth day of August in the year of our Lord One thousand eight hundred and fifty four Executed and delivered in presence of Charles F. Shaw

B. W. Harris

A true copy of the original received August 29th 1855 at 20 minutes before 8 O'clock P.M. and recorded by me

Attest

George Pickens Town Clerk

Mortgage of Personal Property Stillman Pratt to S. P. Brown

Know all men by these presents,
That Stillman Pratt of the County of Plymouth
for and in consideration of the sum of three hundred & forty five dollars
paid by Samuel P. Brown of Middleborough in said County
the receipt whereof do hereby acknowledge, have granted, sold and
assigned, and do by these presents grant, sell and assign unto the
said Brown, the following described goods and chattels, to-wit:
Situated in the Printing Office now ~~occupied~~ occupied by said
Theron W. W. being all the furniture & apparatus now in use
in said office including two paper type stands cases &c
excepting only one Kneeler press.

Do here and do hold the above described goods and chattels to the
said Brown his executor, administrators and assigns forever.
And I the said Pratt do avouch myself to be the lawful owner
of said goods and chattels, and have good right to sell and
dispose of the same in manner aforesaid.

Provided nevertheless, that if the said Pratt his executor or
administrators, shall pay unto the said Brown his executor,
administrators, or assigns, the said sum of three hundred &
forty five dollars in nine months & fifteen days then this mort-
gage shall be void.

In witness whereof I the said Stillman Pratt have subscribed
the same this fifth day October in the year of our Lord
eighteen hundred and fifty four

Witness and delivered
in presence of } Stillman Pratt
Wm A Wood

A true copy of the original received Oct 5th 1855 at 20 minutes
before 12 o'clock P.M. and recorded by me

Attest George Pickens Town Clerk

Oct 10th 1855 The debt for which this Mortgage was given has been
paid and I hereby discharge the Mortgage Samuel P. Brown.

Mortgage of Personal Property Samuel P. Brown to Ruggles Paper Co

Know all men by these presents
That I Samuel P. Brown now residing in Middleborough Massachusetts but doing
business in Boston County of Suffolk and Commonwealth of Massachusetts for and
in consideration of the sum of one hundred and two 7/10 dollars paid by the
S. P. Ruggles Paper Co of Boston above said Ruggles
buildings the receipt whereof I do hereby acknowledge, have granted, sold and assigned
and do by these presents grant, sell and assign unto the said S. P. Ruggles Paper
Co the following described goods and chattels to-wit:
One Ruggles Patent Self Acting and Controlling Printing Press the same being
now in my office No 164 Washington St Boston aforesaid
do here and do hold the above described goods and chattels to the said S. P. Ruggles
Paper Co their executor, administrators, and assigns forever.
And I the said Samuel P. Brown do avouch myself to be the lawful owner of
said goods and chattels, and have good right to sell and dispose of the same in
manner aforesaid.

Provided nevertheless, that if the said Samuel P. Brown his executor or
administrators shall pay unto the said S. P. Ruggles Paper Co Manufacturing
Company their executor, administrators or assigns, the said sum of one
hundred and two 7/10 dollars according to the tenor of three notes bearing
severable tenors, one for thirty dollars payable in three months, one for thirty
dollars payable in six months one for forty two dollars & fifty cents payable in nine
months with interest from date then this Mortgage shall be void.
In witness whereof I the said Samuel P. Brown have subscribed the same this
second day of January in the year of our Lord one thousand eight hundred
and fifty five

Witness and delivered in presence of } Samuel P. Brown
M. B. Ruggles

A true copy of the original received July 1st 1855 at fifteen minutes before 5 o'clock
P.M. and recorded by me

Attest George Pickens Town Clerk

Paul 55th

Mortgage of Personal Property Savolyn R. Hevins to S. Shurtleff

Know all Men by these Presents
 That I Savolyn R. Hevins of Middleborough in the County of
 Plymouth and Commonwealth of Massachusetts Wheelwright
 In Consideration of the sum of Two hundred dollars to me paid by
 Sathup Shurtleff of the Town County & Commonwealth aforesaid the receipt
 whereof is hereby acknowledged, have granted, bargained and sold, and by these
 Presents do grant, bargain, and sell unto the said Sathup Shurtleff his
 heirs and assigns the following personal property to wit: the Horse power
 Sathup and fistulas with all the tools and lumber now in the wheel-
 wright Shop owned by Lewis Lincoln and now occupied by me
 meaning and intending to convey to said Sathup Shurtleff all the
 property which I have bought of the said Shurtleff of every name &
 nature in and around said Wheelwright Shop
 To have and to hold the above described goods and chattels to the said Sathup
 Shurtleff his Executors, Administrators, and Assigns forever.
 And I the said Savolyn R. Hevins do avouch myself to be the lawful
 owner of said goods and chattels, and have good right to sell and dispose
 of the same in manner aforesaid.
 Provided, Nevertheless, that if the said Savolyn R. Hevins his Executors
 or Administrators shall pay unto the said Sathup Shurtleff his Executors
 Administrators or Assigns, the said sum of two hundred dollars with
 interest in one year from this date according to the tenor of a certain
 promissory Note of even date with these presents given by said
 Hevins to said Shurtleff then this Mortgage shall be void.
 In Witness whereof I the said Savolyn R. Hevins have subscribed
 the same this twentieth day of February in the year of our Lord one thousand
 eight hundred and fifty five
 Savolyn R. Hevins
 William Shurtleff
 A true copy of the original received Feb 20th 1855 at one O'clock
 and forty minutes P.M. and recorded by me
 Attest George Pickens Town Clerk

Bill of Sale Albert G. Pratt to Jared Keith & David Parsons

North Middleborough May 1st 1855
 Jared Keith & David Parsons
 Bot of Albert G. Pratt

1 yolk of Oxen	1 25 ⁰⁰
1 pair Grey Horses	2 75 ⁰⁰
3 Cows his best	1 20 ⁰⁰
6 " " "	1 50 ⁰⁰
1 Chair & new harness	75 ⁰⁰
1 Horse Cart new	40 ⁰⁰
1 Covered wagen & harness	40 ⁰⁰
1 Farm wagen	40 ⁰⁰
1 pair double harness new	40 ⁰⁰
1 do do old	12 ⁰⁰
4 Stoughs	25 ⁰⁰
2 Hogs	20 ⁰⁰
1 Horse hoe & Cultivator	8 ⁰⁰
	10 00, 00
Also one Note dated March 20 th 1855 payable to the order of Albert G. Pratt Signed by J. H. Barner for one hundred dollars due six mo & 10 days from date of the date one Note dated March 20 th 1855 Signed by J. H. Barner payable to the order of Albert G. Pratt for two hundred dollars and due four mo & ten days from date Also a note dated Feb 20 th 1855 Payable to the order Jared Keith and Signed J. G. J. Munter and his wife Susan Munter witnessed by E. C. Hatch due four mo from date for Four Hundred and fifty dollars	1 00 00 2 00 00 4 50 00 17 50 00

Know all men by these presents that it is agreed
 when Albert G. Pratt his Executors administrators
 and assigns shall have paid certain notes
 hereafter mentioned which have been endorsed
 by the within mentioned Jared Keith and
 David Parsons which notes are as follows by
 Some Samson of Six hundred dollars & 1/2 per
 Cent interest on next page

Bill Sale Continued

Plympton Stephen of two hundred sixty
five 59/100 Stephens & Forpe seventy seven
dollars 73/100 Ma Gilcom, & Lyman two
hundred four dollars 34/100 Withers & Bros
two hundred sixty five dollars 59/100

L A George five hundred and forty three
54/100 Hornsby & Cropper ninety nine
dollars 39/100 Burr & Bro one hundred
eighty seven dollars 89/100

The condition of this bill of sale is such that
if the above mentioned Albert G Pratt
shall pay the above mentioned notes the
within mentioned property shall be delivered
over again to said Pratt It is also further
agreed that if the above mentioned notes are
not paid by the said Pratt or his heirs or
assigns then the within mentioned property
shall be appropriated for the payment
of the same

Witnessed by me
J Pratt

L A G. Pratt

Plymouth & Middleborough May 1st 1855

Then personally appeared Albert G Pratt
and acknowledged the above instrument
by him executed to be his free act and
deed before me Zebulon Pratt

A true copy of the original received
May 2nd 1855 at 7 O'clock and 55 minutes A M
and recorded by me
Laid 50

Most Andrew M Eaton Town Clerk

Bill of Sale Apollos G Alden to Benjamin F Pratt

Know all men by this present

That I Apollos G Alden of Middleborough in the County
of Plymouth and Commonwealth of Massachusetts Gentlemen
in consideration of the sum of Twenty Six hundred dollars
paid by Benjamin F Pratt of said Middleborough Gentlemen
the receipt whereof I do hereby acknowledge have granted
bargained sold delivered and confirmed and by this
present do bargain sell deliver and confirm unto the said
Benjamin F Pratt his executors and administrators
the following described articles of personal property viz all
my stock in trade consisting of cloth prints silk boots & shoes
kennels ribbon thread &c and other goods now in store situated
three north block in said Middleborough being my entire stock
of dry goods in said store and intending to include with
said stock all my right and interest in the cases of the same
and all fixtures there in belonging to me and all my interest
in any property in the same also one horse chaise ^{and} wagon with
harness & sleigh now in the hands of Abraham & Wilbur in
said Middleborough also my bank account and all due me
together with the books containing the same intending to
convey all my claims for debts due to me amounting to
about eight hundred dollars in all
to have and to hold the same granted and bargained property
unto the said Benjamin F Pratt his executors
administrators or assigns & men only proper use benefit and behoof
for them and to the said Apollos G Alden do much myself to be the
true and lawful owner of the said property and have as me full
power good right and lawful authority to dispose of the said
property in manner as aforesaid and do for myself & my executors
and administrators hereby covenant and agree to defend the
said property against the lawful claim and demands of all
persons whomsoever unto whom the said Benjamin F Pratt
his executors administrators and assigns

In witness whereof the said Apollos G Alden have hereunto set my
hand and seal this thirty first day of May in the year of our Lord one
thousand eight hundred and fifty five Apollos G Alden
Signed sealed and delivered in presence of George C Withers Andrew M Eaton
A true copy of the original received May thirty first eighteen hundred and
fifty five at 9 O'clock and 55 minutes P M and recorded by me
Most Andrew M Eaton Town Clerk

Mortgage of Personal Property Michael King to John Farrell

Know all Men by these presents that Michael King of the Town of Medfield in the State of Massachusetts and County of Norfolk Laborer in consideration of the sum of Four Hundred dollars to me paid by John Farrell of the City of Boston in the County of Suffolk and State of aforesaid said Laborer the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said John Farrell for Verses Four Harnes complete for Horse and Cart Four Carts used for carting dirt and gravel one wagon and one Harnes used with the same Twenty Bed Quilted Bedstead pair Sheet Iron Bedsteads and five Pairs also one Clock and one Watch the above articles and things are read in the Town of Medfield aforesaid

To have and to hold all and singular the said Good and Chattels unto the said John Farrell his Executors Administrators and Assigns to his and their sole use forever And I the said Michael King for myself and for my Executors and Administrators do covenant to and with the said John Farrell his Executors Administrators and Assigns that I am lawfully possessed of the said Goods and Chattels as of my own property that the same are free from all incumbrances and that I will and my Executors and Administrators shall warrant and defend the same to the said John Farrell his Executors Administrators and Assigns against the lawful claims and demands of all persons provided nevertheless that if the said Michael King his Executors or Administrators shall need and truly pay unto the said John Farrell his Executors Administrators or Assigns the sum of Four Hundred dollars in six months from the date hereof and the lawful interest upon the same then this deed as also a certain promissory note bearing even date herewith signed by the said Michael King whereby he promises to pay the said John Farrell or order the said sum and interest at the time aforesaid shall then be void otherwise shall remain in full force and virtue

And provided Also that until default by the said Michael King his Executors and Administrators

Continued on next page

Continued

Mortgage of Personal Property Michael King to John Farrell

in the performance of the condition aforesaid or of some part thereof it shall and may be lawful for him and them to keep possession of the said granted property and to use and enjoy the same but if the same in any part thereof shall be attached at any time before payment as aforesaid by any other creditor or creditors of the said Michael King or of the said Michael King or his Executors or Administrators or attempt to sell the same or any part thereof without the assent of the said John Farrell his Executors Administrators or Assigns and without his or their assent to such sale in writing to be signed by him or her or them or by his or her or their Executors Administrators or Assigns to take immediate possession of the whole of said granted property to his or their own use

In Testimony Whereof I the said Michael King have hereunto set my hand and seal this twenty ninth day of March in the year of our Lord one thousand eight hundred and fifty five

Executed and delivered in presence of his
Bra Gibbs (Michael X King) (S)
Wm Baker (Mark)

True Copy of the Original received July 12 1855 at three o'clock and thirty five minutes P.M. and recorded by me
Wm. Andrew St. Eaton Town Clerk

Meddabonough August 23 1855

Know all Men that I William St. Eaton of Meddabonough being indebted to Henry Jackson for farm Haggens had of him this day on a note of hand of this date for forty six dollars and fifty cents I do hereby mortgage to him as collateral security the above named farm Haggens

Wm. Andrew St. Eaton

A true copy of the Original Recd August 27 1855 at 11 o'clock and 10 minutes A.M. and recorded by me

Wm. Andrew St. Eaton Town Clerk

Mortgage of Personal Property William Stackpole to John M.

Sweeney, Seaman

Know all men by these presents that I William Stackpole of Chelsea in the County of Suffolk Contractor in consideration of Four Hundred and fifty dollars to be paid by John M. Sweeney Seaman of New Market in the County of Rockingham and State of New Hampshire the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said Sweeney the following described Corses Carts Harnesses and personal property to wit four bay Corses one Chestnut Coloured horse one brown Coloured horse four black Horses ten sets of harness and ten common dirt Carts being the same Corses Carts and harnesses commonly used by me in said Chelsea and now kept at the barn or stable on Essex Street near the corner of Essex and Highland Street in said Chelsea.

To have and to hold the aforesaid goods chattels & the said Sweeney and I the said Stackpole do bind myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid. Provided nevertheless that if the said Stackpole his Executors or Administrators shall pay unto the said Sweeney his Executors Administrators or Assigns the said sum of four hundred and fifty dollars in sixteen months from this date with interest then this mortgage shall be void.

In witness whereof I the said William Stackpole here subscribe the same this sixteenth day of April in the year of our Lord one thousand eight hundred and fifty five.

Executed and delivered in presence of

James Powers
William Stackpole

A true copy of the original filed Sept 11 1855 at nine o'clock and forty five minutes A.M.

and approved by me

Wm. Andrew N. Eaton Town Clerk

Filed 11

Mortgage of Personal Property Daniel Wood to Southworth Barnes

Know all men by these presents that I Daniel Wood formerly of Concord now of Middleborough in the County of Plymouth and State of Massachusetts Seaman in consideration of Seven hundred and twenty one dollars paid to me by Southworth Barnes of Plymouth in said County the receipt of which is hereby acknowledged do by these presents grant bargain sell and convey unto the said Southworth Barnes his heirs assigns the following described Personal Estate or property to wit one stage wagon with two covered wagons eighty five dollars one buggy wagon forty dollars two single sleighs thirty dollars one horse team seventy five dollars one bay mare one hundred dollars one gray mare forty dollars one white mare forty dollars one black horse forty dollars one bay horse twenty dollars four pair double harnesses forty dollars two single harnesses fifteen dollars Buffalo Saddle and bridle ten dollars the said property being now used by me in the stage line from Plymouth to Middleborough and do for myself my Executors and Administrators covenant with the said Southworth Barnes his Executors Administrators and assigns that I have good right to sell and convey the said property to the said Barnes and that I will warrant and defend the same to the said Barnes his Executors Administrators and assigns forever against the lawful claims and demands of all Persons provided nevertheless that if the said Daniel Wood his Executors or Administrators pay to the said Barnes the sum of seven hundred and twenty one dollars on demand with interest from date till the same shall be fully paid then this deed is also a debt bearing interest with these presents given by the said Daniel Wood whereby he promises to pay the said sum and interest on aforesaid to the said Southworth Barnes till both be paid and it is agreed that the foregoing his Executors Administrators and assigns shall remain in possession of said property till extinction of the things whereof I the said Daniel Wood have deeded or my heirs and seal this sixteenth day of August 1855 at nine o'clock and forty five minutes A.M.

in presence of us the undersigned
Daniel Wood
Wm. L. Fisher

Plymouth 11 August 1855 Daniel Wood acknowledged the above instrument to be his free act and deed before me this 11th day of August 1855 at four o'clock and fifty five minutes A.M. and recorded by me Wm. Andrew N. Eaton Town Clerk.

Mortgage of Personal Property William Stackpole to John M. Sweeney, Secran

Know all men by these presents that I William Stackpole of Chelsea in the County of Suffolk Contractor in consideration of Four Hundred and fifty dollars to me paid by John M. Sweeney Secran of New Market in the County of Southampton and State of New Hampshire the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said Secran the following described Corses Carts Harness and personal property to wit four bay Corses one Chestnut Coloured Horse one Brown Coloured Horse four black Corses ten sets of harness and ten common cart Corses being the same Corses Carts and harnesses commonly used by me in said Chelsea and now kept at the barn or stable in Essex Street near the corner of Essex and Highland Streets in said Chelsea

I have and do hold the afore described goods and chattels to the said Secran and I the said Stackpole do bound myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid provided nevertheless that if the said Stackpole his Executors or Administrators shall pay unto the said Secran his Executors Administrators or assigns the said sum of four hundred and fifty dollars in sixteen months from this date with interest then this mortgage shall be void

In witness whereof I the said William Stackpole here subscribe the same this twentieth day of April in the year of our Lord one thousand eight hundred and fifty five

Executed and delivered in presence of
James Powers

William Stackpole

A true Copy of the Original Executed Sept 11 1855 at nine o'clock and forty five minutes A.M.

Recorded to me
Oliver Andrews A. Secran Town Clerk

Said

Mortgage of Personal Property Leuel Atwood to Southworth Barnes

Know all men by these presents that I Leuel Atwood formerly of Carver now of Middleborough in the County of Plymouth and State of Massachusetts free man in consideration of seven hundred and twenty one dollars paid to me by Southworth Barnes of Plymouth in said County the receipt of which is hereby acknowledged do by these presents grant bargain sell and convey unto the said Southworth Barnes his heirs assigns the following described Personal Estate or property to wit one stage wagon 1855 two covered wagons eighty four dollars one buggy wagon forty dollars two single sleighs thirty dollars one horse team seventy five dollars one Bay mare one hundred dollars one gray mare sixty dollars one white mare forty dollars one black horse forty dollars one Bay horse sixty dollars four pair double harnesses forty dollars two single harnesses sixteen dollars Buffaloe Sides seven dollars & ten dollars the said property being now used by me in the stage line from Plymouth to Middleborough and do for myself my Executors and Administrators covenant with the said Southworth Barnes his Executors Administrators and assigns that I have good right to sell and convey the said property to the said Barnes and that I will warrant and defend the same to the said Barnes his Executors Administrators and assigns forever against the lawful claims and demands of all persons provided nevertheless that if the said Leuel Atwood his Executors or Administrators pay to the said Barnes the sum of seven hundred and twenty one dollars on demand with interest from date till the same shall be fully paid then this deed as also with bearing thereunto with these presents given by the said Leuel Atwood whereby he promises to pay the said sum and interest as aforesaid to the said Southworth Barnes shall both be void and it is agreed that the foregoing his Executors Administrators and assigns shall remain in possession of said property till redemption unless in writing whereof I the said Leuel Atwood have heretofore set my hand and seal this twentieth day of August 1855 bearing hundred and fifty five signed sealed and delivered

In presence of in the word Atwood signed
Leuel Atwood

Southworth Barnes
Plymouth 8 August 11 1855 Leuel Atwood do acknowledge the above instrument to be his free act and deed before me this 11th day of August 1855 at four o'clock and forty five minutes A.M. and recorded by me Oliver Andrews A. Secran Town Clerk

George H. Thaw's Certificate of Lien on the Estate of E. Howard Thaw

George H. Thaw of Middleborough in the County of Plymouth do hereby claim to have a Lien upon the lot of Land and Dwelling House, Stable and out Buildings, situate standing, situated in said Middleborough bounded and described as follows viz. fronting by a new street turned out by Joseph Jackson and running from Main Street in said Middleborough easterly towards the Market River easterly by the land of Oliver S. Smithson easterly by the land of Joseph Jackson westerly by the land of Isaac Clark to secure the payment of \$65.75 being the amount of my wages and services rendered by me and material found by me and used by said dwelling House stable & out buildings according to the following account viz.

Middleborough March 19 th 1835	
E. H. Thaw Dr to Geo H. Thaw	
by Contract for painting House & Barn	
for the sum of	85 00
Aug 1 st Ephraim work in House	1 00
Sept 15 " " 1 Day work	1 75
" 18 Finished the job work	82 75
Or by Hearnings	200
" " Chaise	12 00
" Coach Joseph Licketer	3 00
	22 00
	\$65 75

E. Howard Thaw of said Middleborough was the owner of said premises at the time said work was done and material found and contracted with me to do it & I think he is the owner of said premises at this time Geo H. Thaw

Plymouth 18th Oct 11-1835 personally appeared the alien named Geo H. Thaw and made oath to the foregoing Certificate by him subscribed as true Before me

Ernest Robinson Justice of the Peace

A True Copy of the original received Oct 12 1835 at Six O'clock and forty eight minutes P.M. and received by me

Attest Andrew A. Carter Town Clerk

Jan 15

Bill of Sale Benjamin F. Pratt to Apollos G. Alden

Know all Men by these presents that Benjamin F. Pratt of Middleborough in the County of Plymouth and Commonwealth of Massachusetts in consideration of the Moneys value to be paid by Apollos G. Alden of the Town of Weymouth & Commonwealth aforesaid the receipt whereof is hereby acknowledged have granted bargain sold aliened and confirmed unto the said Apollos G. Alden his Executors & Administrators the following described articles of personal property viz. all my Stock in Trade consisting of Crock, Pottery, Sifts, keels & other household articles, tables, stoves and other Goods now in store at the Stock is called in said Middleborough being my entire Stock of Dry Goods in said town and intending to include with said Stock all my right and interest in the firm of said store and all the fixtures thereto belonging to me and all my right & interest to any property in the same also one brass Chaise, Harness, & Trunk and in the stead of Jonathan W. Wilbur in said Middleborough paid my Book account in said store and the books containing the same to hold to hold the said granted and bargain sold property unto the said Apollos G. Alden his Executors Administrators or assigns to their proper use benefit and behoof forever & to the said Alden as a much ought to be the true and lawful owner of the said property and full power and lawful authority to dispose of the said property in manner aforesaid to wit: that Benjamin F. Pratt has sold out his store and sent this Eighteenth day of October A.D. 1835

Attest C. Robinson

Ben F. Pratt

A True Copy of the original received Oct 12 1835

at Five O'clock P.M. and received by me

Attest Andrew A. Carter Town Clerk

Copy of a Bill of Sale of Ben F. Pratt and others to Apollos G. Alden

Entered Oct 22 1835 at Six O'clock & forty eight minutes P.M.

Attest Andrew A. Carter Town Clerk

Mortgage of Personal Property Apollos G. Alden to B. F. Pratt

Know all Men by these Presents

That I Apollos G. Alden of Middleborough in the County of Plymouth & Commonwealth of Massachusetts Merchant in consideration of the sum of Two Thousand & One hundred Dollars paid by Benjamin F. Pratt of the Town of Middleborough aforesaid the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said Benjamin F. Pratt the following described personal property by and singular the Goods wares and Merchandise together with the Shop Furniture now in Store No. 3 in North Block in said Middleborough also one Horse Chair and Wagon Sleigh & harness now in the stable of Nathaniel H. Wilbur in said Middleborough and for a more particular description of the ~~particular~~ ^{particular} manna property reference is to be had to the deed given to me by said Pratt this day meaning & intending all and singular the property said Pratt has so conveyed to me this day of every description whatever

To have and to hold the above described good and chattels to the said Benjamin F. Pratt his Executors Administrators and assigns forever and I the said Apollos G. Alden do attach myself to be the lawful owner of said Goods and Chattels and have good right to sell and dispose of the same in manner aforesaid

Provided Nevertheless that if the said Apollos G. Alden his Executors Administrators shall pay unto the said Benjamin F. Pratt his Executors Administrators or assigns the said sum of Two Thousand Dollars according to the terms of Two promissory notes given by the said Alden to the said Pratt for the sum of one thousand dollars each payable on demand & interest then this Mortgage shall be void

In witness whereof I the said Apollos G. Alden have subscribed the same this eighteenth day of October in the year of our Lord one thousand eight hundred and fifty five

Given and entered in presence of
E. Robinson } 24 G. Alden
A true Copy of the original received Oct 18th 1855 at five o'clock and being five minutes P.M. and recorded by me
Miss Andrew A. Eaton Town Clerk

Bill of Sale Hartwell & Wilbur to Solomon

Know all Men by these presents that we George T. Hartwell and George C. Wilbur both of Middleborough in the County of Plymouth Trades and Cooperages in business under the name and style of Hartwell & Wilbur in consideration of the sum of Two Thousand one hundred and ninety five & 10/100 Dollars paid by Solomon Snow of Middleborough aforesaid

The receipt whereof we do hereby acknowledge have granted bargained sold delivered and confirmed and by these presents do bargain sell deliver and confirm unto the said Solomon Snow his Executors and Administrators

all our Stock in trade consisting of cloth and sewing Machine, Broomings, Hats caps and furnishing goods generally a schedule of which is hereto annexed and referred to for more particular description a reference to which may be had intending to make an entire stock in trade now in the store occupied by us in said Middleborough

also one thousand three hundred & 50/100 Dollars Cash Two Wagon and Harness and Sleigh

also our entire book account and notes day books ledger etc and all contents of such accounts and notes

also our share of said firm the said Snow to pay the debt of the same from this day

To have and to hold the said goods and bargained property unto the said Solomon Snow his Executors Administrators and assigns to his only proper use benefit and behoof for ever and we the said Hartwell & Wilbur do attach ourselves to be the true and lawful owner of the said property and have in us full power good right and lawful authority to dispose of the said property in manner aforesaid and do for ourselves Executors and Administrators hereby covenant and agree to defend the said property against the lawful claims and demands of all persons to whomsoever in law or equity may hereafter be made

Administrators and assigns
In witness whereof we the said George T. Hartwell & George C. Wilbur have hereunto set our hands and seals this twenty fourth day of October in the year of our Lord one thousand eight hundred and fifty five
George T. Hartwell
George C. Wilbur
Solomon Snow

Bill of Sale Hartsell & Wilbur to Solomon Smith & Co. continued

19	Small Silk Tents	14th Boys Tents
20	"	"
21	"	"
22	"	"
23	"	"
24	"	"
25	"	"
26	"	"
27	"	"
28	"	"
29	"	"
30	"	"
31	"	"
32	"	"
33	"	"
34	"	"
35	"	"
36	"	"
37	"	"
38	"	"
39	"	"
40	"	"
41	"	"
42	"	"
43	"	"
44	"	"
45	"	"
46	"	"
47	"	"
48	"	"
49	"	"
50	"	"
51	"	"
52	"	"
53	"	"
54	"	"
55	"	"
56	"	"
57	"	"
58	"	"
59	"	"
60	"	"
61	"	"
62	"	"
63	"	"
64	"	"
65	"	"
66	"	"
67	"	"
68	"	"
69	"	"
70	"	"
71	"	"
72	"	"
73	"	"
74	"	"
75	"	"
76	"	"
77	"	"
78	"	"
79	"	"
80	"	"
81	"	"
82	"	"
83	"	"
84	"	"
85	"	"
86	"	"
87	"	"
88	"	"
89	"	"
90	"	"
91	"	"
92	"	"
93	"	"
94	"	"
95	"	"
96	"	"
97	"	"
98	"	"
99	"	"
100	"	"

Bill of Sale Hartsell & Wilbur to Solomon Smith & Co. continued

1	Boys Coat Sacks	10	to linen Cases
2	"	11	"
3	"	12	"
4	"	13	"
5	"	14	"
6	"	15	"
7	"	16	"
8	"	17	"
9	"	18	"
10	"	19	"
11	"	20	"
12	"	21	"
13	"	22	"
14	"	23	"
15	"	24	"
16	"	25	"
17	"	26	"
18	"	27	"
19	"	28	"
20	"	29	"
21	"	30	"
22	"	31	"
23	"	32	"
24	"	33	"
25	"	34	"
26	"	35	"
27	"	36	"
28	"	37	"
29	"	38	"
30	"	39	"
31	"	40	"
32	"	41	"
33	"	42	"
34	"	43	"
35	"	44	"
36	"	45	"
37	"	46	"
38	"	47	"
39	"	48	"
40	"	49	"
41	"	50	"
42	"	51	"
43	"	52	"
44	"	53	"
45	"	54	"
46	"	55	"
47	"	56	"
48	"	57	"
49	"	58	"
50	"	59	"
51	"	60	"
52	"	61	"
53	"	62	"
54	"	63	"
55	"	64	"
56	"	65	"
57	"	66	"
58	"	67	"
59	"	68	"
60	"	69	"
61	"	70	"
62	"	71	"
63	"	72	"
64	"	73	"
65	"	74	"
66	"	75	"
67	"	76	"
68	"	77	"
69	"	78	"
70	"	79	"
71	"	80	"
72	"	81	"
73	"	82	"
74	"	83	"
75	"	84	"
76	"	85	"
77	"	86	"
78	"	87	"
79	"	88	"
80	"	89	"
81	"	90	"
82	"	91	"
83	"	92	"
84	"	93	"
85	"	94	"
86	"	95	"
87	"	96	"
88	"	97	"
89	"	98	"
90	"	99	"
91	"	100	"

Testimony of Personal Property

W. H. C. Bradford to Lewis Soule

Know all men by these Presents
That W. H. C. Bradford of Middleborough in Plymouth
County and State of Massachusetts in consideration of the sum
of one hundred dollars to me paid by Lewis Soule of said town
County & State the receipt whereof is hereby acknowledged have
granted bargained and sold and by these presents do grant
bargain and sell unto the said Lewis Soule one brown horse
named Abby also one double ended black wagon also
one set of double harness together with one light green
riding coat or also one plough also some harness by me
& Abby and one single harness

To have and to hold the above described goods and chattels
to the said Lewis Soule his Executors Administrators and assigns
and if the said W. H. C. Bradford do vouch myself to be the
lawful owner of said goods and chattels and have good right to
sell and dispose of the same in manner aforesaid

Provided nevertheless that if the said W. H. C. Bradford
or his Executors or Administrators shall pay unto the said
Lewis Soule or his Executors Administrators or assigns the sum of
one hundred dollars with lawful interest for the same then this
conveyance shall be void

In witness whereof I the said W. H. C. Bradford have subscribed
the name the date of subscription in the year of our
Lord one thousand eight hundred and fifty five

Witness my hand in presence of }
L. H. C. Bradford

This Copy of the original was Dec 11 1855 at N. Odoch
and by me Tell and recorded by me
Attest: L. H. C. Bradford

David L. Curtis Certificate of Sale in the town of Concord

David L. Curtis being a town in the town of Concord
Borough and the following is a Certificate of what is due and a
description of the town and lot of said borough

1855 Oct 11 th & 12 th & two days work	3 33
" " 18 th & 19 th " two days work	3 33
" " 22 nd began & worked 4 1/2 days	12 67
" " 31 st began and worked 8 days	4 40
" Nov 5 th began and worked 8 days	13 33
	35 06

Credit

1855 Oct 11 th by Cash	10 00
" Nov 3 rd by Cash	3 00
" " 16 th by Cash	3 00
" " by 184 feet of Board 1 1/2 m	4 51
20 th by Cash	3 00
	29 51

Balance due 15 55

Fifteen dollars and fifty five is due David L. Curtis
description of lot and House situated in the town belong-
ing to David L. Curtis situated near the four corners
in Middleborough in the town of Concord from the four corners
to the Old Factory, pe tatted nearly opposite the meeting house of
Charlton South said lot of land contains about one half acre of
land and the dwelling house standing there on is a new house in
which David L. Curtis performed labour in the town and is
owned David L. Curtis of Middleborough in the County of
Plymouth

Commonwealth of Massachusetts Plymouth & Concord 8th 1855
This previously appeared the above named David L. Curtis
and made solemn oath to the truth of the same
Before me Chief Ward Justice of the Peace

I have kept at the original recd Dec 11 1855 at
N. Odoch and by me Tell and recorded by me
Attest: L. H. C. Bradford

MASSACHUSETTS VITAL RECORDS: MIDDLEBOROUGH #148
MORTGAGES 1855-1858, pp 38-107 Holbrook

Mortgage of Personal Property
Solomon Snow to Cleaver Richmond

Know all men by these presents

That I Solomon Snow of Middleborough in the County of Plymouth and Commonwealth of Massachusetts in consideration of the sum of one thousand dollars to me paid by Cleaver Richmond of Lakeville in the County and State aforesaid the receipt whereof is hereby acknowledged have granted bargained and sold and by this present do grant bargain and sell unto the said Cleaver Richmond all and singular Goods wares and Merchandise together with the Shop Furniture now in the Store occupied by me in Main Street in said Middleborough also all and singular the Goods wares & Merchandise now in the Store occupied by Knapton & Nelson in North block so called situated on Main Street in said Middleborough

to have and to hold the above described goods and chattels to the said Cleaver Richmond his Executors Administrators and assigns forever And I the said Solomon Snow do avow myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid

Provided nevertheless that if the said Solomon Snow his Executors or Administrators shall pay unto the said Cleaver Richmond his Executors Administrators or assigns the said sum of one thousand dollars in the manner following to wit within three months from the date of this present mortgage in four months from the date of these presents then this mortgage shall be void

In witness whereof I the said Solomon Snow have subscribed the same this tenth day of December in the year of our Lord one thousand eight hundred and fifty five

Solomon Snow (S)

Executed and delivered in presence of

E. Robinson

A true Copy of the Original received Dec 11th 1855
 C. W. Colver and forty five hundred and 40 and
 recorded by the

Paid 11

Attest Andrew H. Eaton Town Clerk

Mortgage of Personal Property
Solomon Snow to Cleaver Richmond

Know all men by these presents That I Solomon Snow of

Middleborough in the County of Plymouth and Commonwealth of Massachusetts in consideration of the sum of five hundred dollars to me paid by

Cleaver Richmond of Lakeville County and Commonwealth aforesaid the receipt whereof is hereby acknowledged have granted bargained and sold unto the said Cleaver Richmond all and singular the Furniture goods wares and Merchandise together with the Shop Furniture now in the Store occupied by me in Main Street in said Middleborough meaning and intending to convey to said Richmond all the Furniture and other goods wares to say my entire Stock now in my Furniture Store of course of all kinds and description

I have and to hold the above described goods and chattels to the said Cleaver Richmond his Executors Administrators and

Assigns forever and I the said Solomon Snow do avow myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid

Provided nevertheless that if the said Solomon Snow his Executors or Administrators shall pay unto the said Cleaver Richmond his Executors Administrators or assigns the said sum of five hundred dollars in three months from the date of these presents then this mortgage shall be void

In Witness whereof I the said Solomon Snow have subscribed the same this fourteenth day of December in the year of our Lord one thousand eight hundred and fifty five
 Solomon Snow
 Executed and delivered in presence of

E. Robinson

A true Copy of the Original received December 11th 1855 at
 nine o'clock and fifteen minutes A.M. and recorded by the

Attest Andrew H. Eaton Town Clerk
 Paid

Solomon Chew & Abraham Hinckley

Know all men by these presents that the within named Solomon Chew in consideration of the sum of two thousand dollars to be paid by Abraham Hinckley the receipt whereof is hereby acknowledged do assign and transfer to the said Abraham Hinckley and his assigns all my interest in the within instrument and schedule thereto annexed every claim article or thing there in contained and I constitute the said Abraham Hinckley my attorney in my name or otherwise put it his own use and at his own risk & expense to take all legal measures which may be necessary for the complete recovery and enjoyment of the assigned premises with power of substitution.

Witness my hand and seal this fourteenth day of December in the year one thousand eight hundred and fifty five Executed in presence of

Richard Carter

I have copy of the original executed Dec 18 1855 at nine o'clock and forty five minutes etc. and recorded by me

Attest Andrew H. Eaton Town Clerk

See deed on Page 31-32 inclusive

Page 40

Testimony of Present Property 41
Charles W. Tribou to Naham W. Tribou

Know all men by these presents that I Charles W. Tribou of Middlebury in the County of Plymouth for and in consideration of the sum of seventy five dollars paid to Naham W. Tribou of said Middlebury the receipt whereof is hereby acknowledged have granted sold and assigned and do by these presents grant sell give assign unto the said Naham W. Tribou the following described goods and chattels to wit

One Bull Hogshead and in my possession & the said I have had in my use & possession for many months past To have and to hold the above described goods and chattels to the said Naham W. Tribou his Executors Administrators and assigns forever and I the said Charles W. Tribou do bind myself to be the lawful owner of said said Chattels and have good right to sell and dispose of the same in manner aforesaid

Provided nevertheless that if the said Charles W. Tribou his Executors or Administrators shall pay unto the said Naham W. Tribou his Executors Administrators or assigns the said sum of seventy five dollars and interest in two years from this date then this mortgage shall be void

In witness whereof the said Charles W. Tribou have subscribed the same this eighteenth day of December in the year of our Lord eighteen hundred and fifty five

Executed and delivered
in presence of
Wm H. Wood

Charles W. Tribou

I have copy of the original executed Dec 18 1855 at ten o'clock A.M. and recorded by me

Attest Andrew H. Eaton Town Clerk

Page 41

42 Mortgage of Personal Property
Stillman Pratt to Geo. C. Rand & Abraham Avery

Whereas All Men by these presents
That I Stillman Pratt Publisher & Printer of Middlebury
Vt. at Newburyport In Consideration of the sum of one
Hundred & eighty five dollars to me paid by Geo. C. Rand &
Abraham Avery Publishers & Printers and Co partners doing
business in Boston (City) aforesaid the receipt whereof is hereby
acknowledged have granted bargained and sold and by these
presents do grant bargain and sell unto the said Geo. C. Rand
& Avery their heirs and assigns one Rogers job Printing
Engine of Medium Size and all its Furniture also all the
Printing Material now in use in my Printing Office in said
Middlebury (not intending to include one Newland Printing
Press in my Printing Office)

To have and to hold all and singular the said Goods & Chattels
unto the said Geo. C. Rand & Avery their Executors Administrators
and Assigns to their sole use hereafter

And I the said Stillman Pratt for myself and my
Executors and Administrators do covenant to and with the said
Geo. C. Rand Avery their Executors Administrators and Assigns
that I am lawfully possessed of the said Goods and Chattels or of
my own Property that the same are free from all incumbrances
and that I will and my Executors and Administrators shall
defend and defend the same to the said Geo. C. Rand & Avery
their Executors Administrators and Assigns against the lawful
claims and demands of all persons

Provided nevertheless that if the said Stillman Pratt
his Executors or Administrators shall not and truly pay unto the
said Geo. C. Rand & Avery their Executors Administrators or Assigns
the sum of One Hundred & eighty five dollars and interest by
sixty dollars & interest on July 16 1856 and one hundred & thirty
five dollars & interest on Jan 16 1857 and also keep the property
incumbered to the amount of one Hundred & eighty five dollars
payable in case of loss to the said Geo. C. Rand & Avery their
heirs & assigns then the said Geo. C. Rand & Avery their
Executors Administrators and Assigns shall be bound to pay the said
Stillman Pratt or his Executors Administrators or Assigns the sum of
the said sum and interest at the times aforesaid
shall still be in force and shall remain in full force and Virtue
Continued in next page

43 Mortgage of Personal Property Continued from page 42

And Provided Also that until default by the said Stillman Pratt
his Executors and Administrators in the performance of the covenants
aforesaid or of some part thereof it shall and may be lawful for
him or them to keep possession of the said granted property and to use
and enjoy the same but if the same or any part thereof shall be
attached at any time before payment as aforesaid by any other
creditor or creditors of the said Stillman Pratt or if the said
Stillman Pratt his Executors or Administrators shall attempt
to sell the same or any part thereof without notice to the said
Geo. C. Rand & Avery their Executors Administrators or Assigns
and without their consent to such sale in writing signed by them it
shall be lawful for the said Geo. C. Rand & Avery their
Executors Administrators or Assigns to take immediately possession
of the whole of said granted property to them now are
In Testimony whereof I the said Stillman Pratt have hereunto
set my hand and seal this sixteenth day of January in the
year of our Lord one thousand eight hundred and fifty six

Executed and delivered in presence of
the words twenty fifth traced and
the words sixteenth inserted before signed } Stillman Pratt
Wm. H. Wood

A True Copy of the Original Recd Feb 5th 1856 at Newburyport
and Seventeen months 2d. and recorded by the
Clerk of the Court of Probate
Attest Andrew M. Eaton Town Clerk

Know all men by these presents that

I Nathan King of Middleborough in the County of Plymouth in consideration that the following described goods & chattels were purchased with funds belonging to my wife (heretofore named) and also in consideration that Peter H. Pierce of said Middleborough Trustee of my said wife has heretofore delivered & paid over to me certain estate & funds held by him as trustee in order to replace the same and I Ellen wife of said Nathan for the consideration aforesaid do hereby sell assign & convey to the said Peter H. Pierce Trustee as aforesaid all the right title & interest which we now have to the following Goods & Chattels viz the above held furniture now in our use & possession the Horse Chaise & Harness Wagon & Harness now in our possession also one Pair the whole valued at Seven hundred & sixty dollars to have & to hold the above described Goods & Chattels subject to the same Trust as the other Trust estate now held by said Peter H. Pierce is subject

In testimony whereof we have hereunto set our hands & seals this twentieth day of February 1856
 In presence of
 Nathan King
 Ellen King

Attest Copy of the Original Feb 21 1856 at noon at last and duly signed &c. and recorded by me
 West Andrew H. Eaton Town Clerk

Bill of Sale George Fuller to Jacob Munney

Middleborough March 6th 1855
 Jacob Munney Bot of George Fuller one Horse & Wagon Harness and Team
 Received Payment George Fuller

Attest Copy of the Original Received March 14th 1855 at 7 o'clock and 27 minutes P.M. and recorded by me
 West Andrew H. Eaton Town Clerk

Know all men by these presents that

I Harrison Clark of Middleborough in consideration of the dollar paid by Wm H. Wood of said Middleborough & of the bond hereinafter mentioned to be performed by him do hereby give grant bargain & sell & convey to him the said Wm H. Wood his successors or hereinafter mentioned all my Goods & Chattels including out doors in some movable place carriage farming tools &c. &c. & all furniture and chattels of every sort in and about the House & outpost where I now live to have and to hold to the said Wm H. Wood or his Successors hereinafter mentioned upon the Special Trust following that is to say for the sole use & benefit of myself & my wife Mary during our joint lives and to hold for her sole use if she shall out live me survive me & to my use & benefit if I shall survive her and if said Wm H. Wood shall decease during our joint lives then we to appoint under our hands in writing the person who shall succeed to said Trust & if but one of us shall survive him then such survivor may appoint such Successor
 In testimony whereof I the said Harrison Clark do hereunto set my hand & seal (as also said Mary Clark) this sixteenth day of September one thousand eight hundred & fifty three
 Harrison Clark
 Mary H. Clark

Commencement of Middleborough
 Plymouth p September 24th 1853 then personally appeared the within named Harrison Clark and acknowledged the within Instrument by him subscribed to be his free act
 Before me Nathan King Justice of the Peace

Attest Copy of the Original Feb 21 1856 at noon at last and duly signed &c. and recorded by me
 West Andrew H. Eaton Town Clerk

Silvanus Hinckley to Bradford T Washburn

Know all men by these presents that I the above named Silvanus Hinckley in consideration of two thousand dollars to me paid by Bradford T Washburn the receipt whereof I hereby acknowledge do assign and transfer to said Bradford T Washburn and his heirs and assigns all my interest in the within instrument and schedule here to annexed every claim article or thing therein contained and I constitute the said Washburn my attorney in my name or otherwise put to his own use and at his own risk & expense to take all legal measures which may be necessary for the complete recovery and enjoyment of the aforesaid premises with power of substitution
Witness my hand and seal this thirteenth day of January in the year one thousand eight hundred and fifty six

Executed in presence of Silvanus Hinckley
S. G. Alden

I have Copy of the Original received Jan 21st 1856 at three o'clock and thirty minutes P.M. and recorded by me
Attest Andrew M Eaton Town Clerk
See record in Page 31-32 inclusive

Bill of Sale Jacob Bennett to Mary B Clark

Know all men by these presents that I Jacob Bennett of Middleborough in the County of Plymouth in consideration of seventy dollars to me paid by said Mary B Clark wife of Andrew Clark of said Middleborough the receipt of which is annexed do hereby sell & convey to said Mary B Clark and her heirs and assigns her reputation & premises in my possession and use to hold the same to her and her heirs for the use and comfort of her said husband and I the said Jacob Bennett do own myself to the lawful owner of said property and warrant & defend the same to the said Mary B Clark her heirs Executors & Administrators & assigns forever

Witness my hand this twenty fifth day of March 1856
Attest Jacob Bennett Jacob Bennett

I have Copy of the Original received March 27th 1856 at 8 o'clock and forty minutes A.M. and recorded by me
Attest A M Eaton Town Clerk

Middleborough Steam Mill Company

We the President Directors and Treasurer of the Middleborough Steam Mill Company certify that in cooperation with the above mentioned name has been established for the purpose of sawing planing and manufacturing lumber and grain at Middleborough in the County of Plymouth with a capital stock fixed at fifteen thousand dollars divided into one hundred and fifty shares & the par value of one hundred dollars and that one hundred & thirteen shares of the capital stock have been taken up and the first payment of twenty per cent on each share has been paid in

Wm H Wood } President
M Washburn } Treasurer
Wm J Pierce }
C H Shaw } Directors
Sidney Eaton }

Plymouth 8 June 1855

Personally appeared the above named Wm H Wood Hyrich Estlin Wm J Pierce C H Shaw Sidney Eaton and said Clerk that the above Certificate by them subscribed is true

Before me Nathan King Justice of the Peace

I have Copy of the Original received June 28th 1855 at nine o'clock and forty five minutes P.M. and recorded by me
Attest A M Eaton Town Clerk

Location School House in Dist No 14

The undersigned Selectmen of Middlebury having been applied to by five of the legal voters of District No 14 in said Town to determine where the School House shall be placed said District not being able by a vote of five thirds of the votes present, holding thereon at a legal meeting to determine where to place their School House determined that the School House of said District shall be placed on land now belonging to Gen. Isaac Miller near the house of Col. Joseph Thomas and in the angle formed by the road leading from Putnam's Meeting House to Warren & the road leading from that corner in said Middlebury to Warrenton.

Given under our hands this twentieth day of May in the year eighteen hundred and fifty four

William Benson } Selectmen
Thomas Wood }
Joseph T. Wood } Middlebury
Oliver A. M. Eaton Town Clerk

Bill of Sale Jacob Bennett to Wm H Wood

Know all men by these presents that Jacob Bennett of Middlebury in the County of Plymouth in consideration of seventy dollars to be paid by Wm H Wood of said Middlebury (the receipt of which is acknowledged) do hereby sell assign & convey to him the said Wood one certain horse the same lately in my care & possession to have & hold the same to him his heirs & assigns but nevertheless in trust for the use & benefit of Mary B. Clark wife of Garrison Clark of said Middlebury And I the said Jacob Bennett for myself my heirs executors & administrators will warrant & defend the above mentioned premises unto the said Wood his executors administrators & assigns from and against all persons whatsoever.

In witness whereof I have hereunto set my hand this fourth day of April 1856

Witness
Jacob Bennett

Jacob Bennett

A true Copy of the original Recd May 10th 1856 at 10 o'clock and 12 minutes past and recorded by me
Oliver A. M. Eaton Town Clerk

Middleborough Steam Mill Company

The President Director & Treasurer of the above named company hereby give notice that at a special meeting of the stockholders held on the day of 1856 it was voted & passed the amount of their Capital Stock from fifteen thousand dollars to eleven thousand seven hundred dollars (\$11,700) and the number of shares from one hundred & fifty to one hundred & six hundred and the President Director Treasurer & Clerk also give notice that the whole of said Capital Stock as above fixed has been paid in

April 26 1856
Wm H. Wood President
Wm S. Pierce } Directors
H. S. Williams }
Leahy Eaton }
Orlando H. Shaw }
M. H. Harris Treasurer & Clerk

Plymouth April 24th 1856 Personally appeared the above named Wm H Wood & made oath to the truth of the foregoing statement to Subscribed Before me Everett Robinson Justice of the Peace

Plymouth April 30th 1856 Personally appeared the above named Nathan S. Williams Orlando H. Shaw & M. H. Harris and made oath to the truth of the foregoing statement by them Subscribed Before me Everett Robinson Justice of the Peace

Plymouth June 10th 1856 Personally appeared the within named Leahy Eaton & William S. Pierce & made oath to the truth of the foregoing statement by them Subscribed Before me Everett Robinson Justice of the Peace

A true Copy of the original recd May 6th 1856 at eight o'clock A.M. and recorded by me
Oliver A. M. Eaton Town Clerk

Copy of A writ Charles P. Crowell and Harry S. Crowell vs Lorenzo D. Storerant & Dexter M. Storerant
Entered June 12th 1856 at 11 o'clock & 10 min A.M.
Oliver A. M. Eaton Town Clerk
Paid 25

Bill of Sale

Enoch W. Symon to David H. Loring

Know all men by these presents that I Enoch W. Symon of Middleborough in the County of Plymouth & Commonwealth of Massachusetts in consideration of fifty Dollars to me paid by David H. Loring of the same Middleborough in said County the receipt whereof is hereby acknowledged do grant sell and deliver to the said David H. Loring one light red Horse that I the said Symon have recently bought of Isaac Lane of said Middleboro and one farm lumber Wagon the same that I the said Symon have heretofore used on my farm and for Lumbering purposes To have & to hold the said Horse and Wagon unto the said David H. Loring his Executors administrators and assigns forever

In witness whereof I the said Enoch W. Symon have hereunto set my hand and seal this twenty second day of May Eighteen hundred and fifty six

Executed in presence of
William Benson

Enoch W. Symon

A True Copy of the Original Recd June 14th 1856 at four o'clock and twenty one minutes P.M. and recorded by me
Attest A. M. Eaton Town Clerk

This certificate that this mortgage is hereby discharged is hereby discharged the debt for which the same was given & secure has been paid
April 1856

David H. Loring

Certificate of Lien
Solomon L. Washburn on Amos S. Fuller

I Solomon L. Washburn of Middleborough in the County of Plymouth do hereby claim to have a lien upon the lot of land and the part of the dwelling House & other buildings standing thereon situated in said Middleborough bounded as follows: Northernly by the land of George Knappson South by the Highway leading from Ac in Putnam Meeting house to Blakely East by the land of Amos S. Fuller now Freeman being the same premises that Amos S. Fuller now occupies & improves to secure the payment of three dollars & fifty cents being the amount of wages & materials found by me in my own right after deducting all just credits for work done by me in repairing said dwelling House according to the following account

Middleboro May 21st 1856

Amos S. Fuller to Solomon L. Washburn

To the wages of myself

2

50

"Lime & Material found

1

50

3

50

I contracted myself with to do the work & find the material with said Fuller and he owes the premises as I have been informed & believe
Solomon L. Washburn
June 16th 1856

Plymouth June 16th 1856

Personally appeared the within named Solomon L. Washburn and read out that the foregoing Certificate by him subscribed is true before me

Ernest Robinson Justice of the Peace

A True Copy of the Original recd June 16th 1856 at seven o'clock and ten minutes A.M. and recorded by me
Attest A. M. Eaton Town Clerk

Mortgage of Personal Property William Swift to Samuel Swift

Know all Men by these Presents

That I William Swift of Middleborough in the County of Plymouth and Commonwealth of Massachusetts in consideration of the sum of one hundred dollars to me paid by Samuel Swift of Wareham in said County the receipt whereof is hereby acknowledged have bargained and sold and by these presents do grant bargain and sell unto the said Samuel Swift

one Brown Mare white stripe in the face being the mare I had of Samuel Richmond one Cow two red yearling Steers on harness one high Wagon and one farm wagon and one hog all of which property is now on my place that is in my possession at the place occupied by me in said Middleborough

To have and to hold the afore described goods and chattels to the said Samuel Swift his Executors Administrators and Assigns forever and I the said William Swift do now hereby be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid

Provided nevertheless that if the said William Swift his Executors or Administrators shall pay into the said Samuel Swift his Executors Administrators or Assigns the said sum of one hundred dollars & interest in two years from this date then this Mortgage shall be void

In Witness whereof I the said William Swift have subscribed the name this twentieth day of May in the year one thousand eight hundred and fifty six Executed and delivered in presence of

William Swift

Eliza Hensley

David A Swift

A true Copy of the Original received from 20th 1856 at ten o'clock and ten min A.M. and recorded by me

Wm A M Eaton Town Clerk

Page 15

Certificate of Lien

John G Vaughan on Ebenezer Briggs

I John G Vaughan of Middleborough in the County of Plymouth do hereby claim to have a lien upon the lot of land and dwelling house thereon standing situated in said Middleborough on the road leading from the four corners in said Middleborough to the dwelling house of William I Eddy Esq on the Southern side of said road and bounded as follows westerly by said road Easterly & westerly by the land of said Eddy Southerly by the lane or pond or water which carries the water of said Eddy being the premises supposed to be owned by Ebenezer Briggs and is now occupied by him and was formerly occupied by James V Briggs to secure the payment of \$39.85 being for the amount of my own labor and labor procured by me and material furnished in his the said Ebenezer Briggs behalf in finishing & repairing the dwelling here named and described according to the following account

Mr Ebenezer Briggs to John G Vaughan		2:
1856 April 25 th To 4 Cords of which Lumber		6 32
" " " 3 M Laths		7 89
" 29 " 1 Lumber 1 Day		1 53
" " " 1 Day & use of horse 1 Day		1 48
" 30 " 1 Lumber		1 53
May 30 " 4 M Laths & 1 Cord Lumber		3 10
" 31 " James Hensley 1 Day & Stage fare		1 25
June 2 " 1 Lumber & Charles Briggs 1 Day each		3 62
" " " Hensley 1 Day & Horse		2 17
" 3 " Davis Briggs & Hensley 1 Day each		3 00
" " " 2 Cords Lumber & 2 M Laths		3 53
" " " Horse to cut the lumber		75
" 5 " Briggs 1/2 day		44
" 6 " Briggs 1/2 "		44

I made the contract with said Ebenezer Briggs to borrow \$39.85 & furnish Lumber & Material to finish & repair said house and was informed and believe him to be the owner of the property if he is not the owner is not known to me

John G Vaughan

Plymouth 30 July 8 1856 personally appeared the above named John G Vaughan and made oath that the foregoing Certificate by him subscribed is true
A true Copy of the Original Recd July 3 1856 at 7 o'clock and 30 min P.M. and recorded by me Wm A M Eaton Town Clerk

Bill of Sale

Christened & Brother to Edwin Bryant

Know all Men by these presents that we Frederick A Christened and George B Christened of Middleboro in the County of Plymouth and Justices in Trade doing business under the firm & style of Christened & Brother Merchants in consideration of nine hundred & four dollars and seventy five cents to us paid by Edwin Bryant of said Middleboro the receipt whereof is hereby acknowledged have bargained sold & delivered and by these presents do bargain sell & deliver unto the said Bryant our entire stock stock of Goods in the store now occupied by us and owned by Mary W Leonard also all our Book account amounting to about one hundred and seventy five dollars & doing Book and Ledger & a schedule of said stock of Goods is hereby annexed hereto & to have and to hold the said Goods unto the said Edwin Bryant his Executors administrators and assigns to his and their proper use and benefit forever and we the said Frederick A Christened and George B Christened for ourselves and our heirs Executors and administrators with Warrant and defend the said bargained premises unto the said Edwin Bryant his Executors administrators and assigns from burden against all persons whomsoever In Witness whereof we the said Frederick A Christened and George B Christened have hereunto set our hands this Eleventh day of July in the year one thousand eight hundred and fifty six

Executed in presence of
Wm Muel W Leonard
Sake and

8 Scales	\$15.00	44 lb Green Tea	219.75
2 Lamps	2.00	40 lb Brown Sugar	40.00
3 Oil Cans	3.00	11 " Crushed	1.20
1 Cheese Covers	75	130 " Puttered	15.60
2 Tins	1.00	30 " Good Java Coffee	12.20
3 sets of Measures	1.50	600 St. Domingo	7.20
18 Barrel Covers	2.50	14 Blk Flour	126.00
250 lb Black Catig Tea	38	9000 " " Sugar	12.00
300 " " "	33	44 " 20 " Soup	54
Carried up	219.75	Carried up	486.03

Bill of Sale Continued

Christened & Brother to Edwin Bryant

40 lb Sugar	486.03	1 Dog Together	618.60
25 "	3.20	1/4 " Meats	7.00
14 Boxes Fat	1.22	1 Bu Corn	6.00
20 " Fat Powder	1.60	4 Soap Bars	1.33
8 gross Potatoes	3.50	1 Sugar Malt	6.00
9 Tea Pots	1.50	9 Gallons Whisk. Oil	9.00
8 Baskets	2.00	17 " Lard	19.12
27 Bags	1.35	Set Carthage Wagon	6.00
13 Canned Cups	1.30	1 Store	10.50
1 Quarry Lark	36	Set Yellow Wagon	2.00
24 doz box Sticks	2.08	41 lb Pa Sugar	5.12
1/4 " 1 Blacking	95	5 Tons & 3 Acting Lard	1.58
3 " Stone Blacking	1.20	4 Tubs & 3 Sacks	1.15
13 Bottle Blacking	2.17	11 Wash Boards	.58
28 Super Soap Powder	2.24	60 lb Fat	2.40
14 1/2 lbs Pepper	1.68	4 Sacks Salt	6.00
11 Bales Mustard	1.00	2 1/4 Bbl Mustard	3.50
9 lb Fat	90	1 Bu Cat Lard	30
18 " Chocolate	1.45	21 B Brink	1.05
9 " Cassia	1.50	6 Bags Wheat Flour	3.00
1/4 " Cloves	1.60	40 Greening Bags	3.20
6 1/2 " Cassia	1.95	75 " Peas	4.50
15 " Blk Snuff	2.70	20 lb Powder	4.00
11 " Yellow	1.98	40 " Shorts	2.40
25 " Candles	3.12	11 Bu Peanuts	1.00
100 " Tobacco	28.50	3 Lard Cans	1.50
1 Dog Bait Tins	2.00	1000 Lard	18.00
3/4 Bales Lamp Wick	1.00	400 Cheesest & Ties	1.50
6 lb 1/2 inch	75	100 lb Fat	1.00
4 Dog Cloth Pins	10	Part Set Measures	.50
15 Baskets	2.67	40 lb nuts	4.00
2 Shoes	75	1 Dog Lumps	2.50
6 Sacks	75	1 " "	2.00
3 Brooms	37	1 " "	1.00
10 1/2 doz Brooms	1.67	2 Polishes Pitcher	.62
500 lb nuts	30.00	1/4 doz Lard	.65
Set Whips	2.00	3 " Trimmers	1.75
3 Baked Beans	6.00	1/4 " Gables	.40
Carried up	608.60	Carried over	760.15

Bill of Sale Continued
Olmstead & Brother to Edwin Bryant

1/2	Box Tobacco	760 15	35 lb Tapioca	38 5 86
1/2	" "	1 00		3 50
1/2	" "	75	4" Alpaca	67
1/2	" Pipe	30	4" " "	67
3	Box Lead Pencils	75	4" " " Grad	67
2	" Smoking Tobacco	75	2" Cassia	75
1/2	" Gripe Candy jar	4 25	1/2" " " "	33
10	" Confectionary	1 25	12" Shell	1 00
2	Box Lemon Syrup	34	50" Starch	4 00
100	Torpedos	1 25	2" Cassia	56
40	Box Butter	8 00	18" Ginger	1 08
	Lot Bath & Bubbles	2 00	100" Salt water	4 00
1	Box Fluin	31 34	6 Box C. Water	2 00
1/2	" Vinegar	4 50	7 Boxes Paper	28
70	Box Molasses	44 30 80	2 1/2 Box Cloth & Sewing	4 25
16	" "	35	12 lb Sugar	1 50
6	Scoops	75	8" Vermouth	1 00
3	Box Cream Tartar	90	8" Maraschino	1 00
50	Box Paper Sacks	2 04	48 Box Corn Starch	3 60
4	Box Anna Salts	1 50		916 82
1/2	Box Calogen & Oil	1 35	Discount 15 per cent	137 52
3 1/2	" Eggs No Larders	3 00		779 30
9	Box & Bottle C. Pepper	1 10	Book Account	125 00
12 1/2	Box Essence	1 16		904 30
3 1/2	" Vinegar Oil & Alcohol	3 50		
1	" Coffee Sugar	1 00	A True Copy of the	
1/2	" Paper & Catechu	1 00	Original received July 11th	
1/2	" Sweet Oil	1 00	1856 at 3 o'clock and 35 min	
1/2	" Lard	50	R. M. and recorded by me	
1/2	" Indigo	50	Attest A. M. Eaton Town Clerk	
	Lot "	1 00		
2	Box Labels	75	June 90	
100	Box Starch Potish	60		
17 1/2	" Throwing Soap	1 33		
17 1/2	" Court Starch	50		
1/2	" Washing Soda	50		
13	" Red Mop Quarters	02		
1/2	Box Starch Boxes	20		
17 1/2	Box Buttons & Gloves	5 33		
	Carried up	885 86		

Mortgage of Personal Property

I know all Men by these Presents
That I Stillman Pratt of Middleborough in the
County of Plymouth for and in consideration of the
Sum of Six hundred dollars paid by William Dean of
said Middleboro the receipt whereof I do hereby acknowledging
have granted sold and assigned and do by these presents
grant sell and assign unto the said Dean the following
described Goods and Chattels viz the building adjoining my
dwelling house consisting of a Barn & a shop over the same
not including the land under the same also the printing
press & printing material in my printing office also all my
household furniture now in my dwelling house not including
that which belongs to my wife (The printing press & materials
are now under Mortgage for \$150)
To have and to hold the above described goods and
Chattels to the said Dean his Executors Administrators
and assigns forever and I the said Stillman Pratt do
touch myself to be the lawful owner of said goods and Chattels
and have good right to sell and dispose of the same in manner
aforesaid except as above provided
Provided nevertheless that if the said Stillman Pratt his Executors
or Administrators shall pay unto the said Dean his Executors
Administrators or assigns the said Sum of Six hundred (\$600) dollars
then this Mortgage shall be void

In Witness whereof I the said Stillman Pratt have subscribed
the same this twenty eighth day of April in the year of our
Lord Eighteen hundred and fifty six

Executed and delivered
in presence of
Wm H Wood

Stillman Pratt

A True Copy of the Original received July 24th 1856 at
Seven o'clock and thirty five minutes A.M.
and recorded by me
Attest A. M. Eaton Town Clerk
June 90

Mortgage of Personal Property

Know all Men by these presents
That I Thomas Bepe of Middleboro in the County
Plymouth for and in consideration of the sum thirty five
dollars paid by Nathum M. Tribon of said Middleboro
the receipt whereof I do hereby acknowledge have granted
sold and assigned and do by these presents grant sell
and assign unto the said Tribon the following described
Goods and Chattels viz One Good dark red four
years old mare taken into my possession the same that
was this day bought of said Tribon

To have and to hold the afore described goods and Chattels
to the said Nathum M. Tribon his Executors Administrators
and Assigns forever And I the said Thomas Bepe do warrant
myself to be the lawful owner of said goods and Chattels and
have good right to sell and dispose of the same in manner aforesaid
Provided nevertheless that if the said Bepe his Executors or
Administrators shall pay unto the said Tribon his Executors
Administrators or assigns the said sum of thirty five (\$35) dollars
in five months from this date then this Mortgage
shall be void

In witness whereof I the said Thomas Bepe have subscribed
the same this thirty first day of July in the year of our
Lord eighteen hundred and fifty six

Executed and delivered
in presence of
Thos H. Wood

Thomas Bepe

A true Copy of the Original received July thirty
first eighteen hundred and fifty six at six o'clock and
fifteen minutes P.M. and recorded by me
Attest Andrew M. Eaton Town Clerk

Bill of Sale

Edwin Bryant to Omstead & Brother

Know all Men by these presents that I
Edwin Bryant of Middleborough in the County of
Plymouth in consideration of nine hundred & four
dollars and seventy five cents to me paid by Frederick
A. Omstead and George B. Omstead of said
Middleborough partners in trade doing business under
the firm & style of Omstead & Brother Merchants the
receipt whereof is hereby acknowledged have bargained
sold and delivered and by these presents do bargain
sell & deliver unto the said Omstead & Brother the
entire stock of goods which I purchased of said
Omstead & Brother by Bill of Sale dated July Eleventh
1856 also all the book account day book
& Ledger & mentioned in said Bill of Sale being in
the store owned by Mary A. Leonard and formerly occupied
by said Omstead & Brother and for a particular description
of said property reference to be had to the said Bill of
Sale of Omstead & Brother to the meaning & intending to
sell to said Omstead & Brother all of the goods & that
are in said store which I purchased of them the said Omstead
& Brother to have & to hold the said goods to the said
Frederick A. Omstead & George B. Omstead their Executors
Administrators and assigns to them & their use and benefit
forever

In witness whereof I the said Edwin Bryant hereunto
set my hand this fourth day of August in the year one
Thousand Eight hundred and fifty six
Witness in presence of Edwin Bryant
C. C. Kilbreth

A true Copy of the Original received August the
fourth eighteen hundred and fifty six at twelve o'clock
and thirty minutes P.M. and recorded by me
Attest Andrew M. Eaton Town Clerk

Bill of Sale

in Harrington to William Waterson

Middleboro April 12th 1856

I Elias Harrington do agree to sell and convey all My wife title and Interest of all My Real Estate and I Elias Harrington will give Wm Waterson a warranted Deed of the Same and release myself and heirs and assigns from every claim against the Same and all My Furniture and buggy and Harness Waggon and stove Borden and Lumber and books and every thing that is in Middleborough for the Sum of two hundred dollars

Elias Harrington

A true Copy of the original received August fifteenth Eighteen hundred and fifty six at nine o'clock and ten minutes A.M. and recorded by me

Attest Andrew M Eaton Town Clerk

Bill of Sale

William Waterson to Capt James G. Briggs

Know all Men by these presents that I William Waterson do sell and convey to Capt James G. Briggs all My Real Estate and all My Personal Property containing one Saddle Horse 3 Cows 4 Pigs one Covered Waggon one Horse Waggon one light Waggon and farming tools for the Sum of Two hundred dollars

William Waterson

A true Copy of the Original received August fifteenth Eighteen hundred and fifty six at nine o'clock and ten minutes A.M. and recorded by me

Attest Andrew M Eaton Town Clerk

Paid

Mortgage of Personal Property 61
William Swift to William B. White

To all to whom these presents shall come Greeting Know ye that I William Swift of Middleborough in the County of Plymouth of the first part for securing the payment of the sum of one hundred and forty Dollars and in consideration of one Dollar to me in hand paid before the executing and delivering of these presents by William B. White of Middleboro in the County of Plymouth aforesaid of the second part the Receipt whereof is hereby acknowledged have granted bargain and sold and by these presents do hereby grant bargain and sell unto the said William B. White of the second part one Bay Horse six years Old (and is the same horse that I this day bought of the said William B. White) and now remains in my possession to have and to hold said Bay horse above bargain and sold or intended so to be unto the said William B. White of the second part his executors administrators and assigns forever And the said William Swift of the first part for myself my heirs executors and administrators have bargain and sold or aforesaid unto the said William B. White of the second part his executors administrators and assigns against and the said William Swift of the first part and against all and every person or persons whomsoever shall and shall warrant and by these presents forever defend upon condition that if the said William Swift of the first part shall and do well and truly pay or cause to be paid unto the said William B. White of second part his executors administrators or assigns the sum of one hundred and forty dollars with lawful interest within one year from this date then these presents and every thing herein contained shall cease and be void and the said William Swift of the first part for himself executors administrators or assigns do hereby covenant and agree to and with the said William B. White of the second part his executors administrators and assigns that in case default shall be made in the payment of the said sum above mentioned it shall and may be lawful for and the said part of the first do hereby authorize and empower the said part of the second part his executors administrators and assigns with the aid and assistance of any person or persons to enter and come into and upon the premises of the said part of the first part and take and carry away the said Bay horse and to sell and dispose of the same for the best price they can obtain and out of the money to retain and pay the said sum above mentioned & interest and all expenses arising by said sale and to render the overplus (if any) unto the said part of the first part his executors administrators and assigns And until default be made in the payment of the said sum of money the said part of the first part is to remain in quiet and peaceable possession of said horse and in full and free enjoyment of the same

Continued on next page

62 Mortgage of Personal Property Continued from 40

In witness whereof the said William Swift of the first part
hereunto set his hand and seal this eighteenth day of
August A.D. one thousand eight hundred and
fifty six

William Swift

Signed sealed and delivered
in presence of
Godfrey Robinson
Leiah D Robinson

A true Copy of the Original received August 19th 1856
at seven o'clock and fifty minutes P.M. and recorded by me
Clifford Andrew M. Carter Town Clerk

Certificate of Lien
J. G. Sparrow on Nathan Fering

To the undersigned of Middleborough in the County of
Plymouth do make the following statement of a just
and true account of the amount due us for work &
labor & materials furnished by us in painting the dwelling
house of Nathan Fering of said Middleborough the same being
situated in said Middleborough & now in the occupation of
said Fering the same being owned by said Fering & wife &
the work performed & material furnished being done at
their request the said work & labor & the furnishing thereof
was completed on the twenty ninth day of July last past &
and the amount justly due over & above all credits is
one hundred & sixty seven dollars & sixty cents (\$167.60)
according to the account hereunto annexed

J. G. Sparrow for himself &
former Partner C. M. Rogers

Signed & sworn to by the above named Jacob G. Sparrow this
twenty first day of August one thousand eight hundred and
fifty six Before me Wm H. Wood Justice of the Peace

1855 Col Nathan Fering to Sparrow & Rogers

April 8th to 3rd June 21st 56

May 8th to 3rd June 21st 56

Continued on pg 63

2 25
2 75

amount due from 5, 62	2 75
May 3 rd to 1 st Sept 10 9 hours work 11	1 72
June 9 th " 8 ft 6 in 132 labour 21	1 57
" 11 " 8 ft 6 in 132 1/2 day 88	2 20
Sept 11 th " 8 3/4 ft paint	45
" 26 " 8 ft " 110	80
Oct 2 nd " 1 ft 0 1/2 15 - 11 ft 8 1/2 to lead 85 = 1 qt 6 1/2 29	1 29
" 18 " 3 1/4 ft lead 83 - 1 qt 6 1/2 29	62
" " 3 1/4 hours 80	50
" 29 " 2 qt Oct 58 - 6 ft 6 in 60	1 18
" " 1/4 day 81	31
Nov 2 nd " 7 ft 6 in 132 1/2	21
" 21 " 152 ft outside coat 110	15 20
" " 3 ft Chrome yellow 2 1/3	1 13
" " 2 qt 6 in 67 - 6 ft 6 in 67 1/2	7 67
" " 3 days work 110 6 - 58 - 1 do 125	6 50
Dec 2 nd " 2 qt Oct 233 - 1 ft 6 in 17	2 50
" " 1 1/4 days 80 6 - 38 do 47	3 53
Jan 2 nd " 2 qt Oct 233 - 2 qt 6 in 67	3 00
" " 3 1/4 days 613 - 1 do 125	7 38
Feb 27 " 1 day 125	1 25
Mar 28 " 4 1/4 hours 56 do 13 1/2 1/2 day 88	1 44
Apr 21 " 113 ft outside coat 110	11 30
" " 7 qt Oct 817 - 1 qt 6 in 132	9 50
" " 2 ft 6 in 16 - 20 ft 6 in yellow 43 75	7 66
" " 4 days work 110	7 00
May 1 st " 34 ft 6 in 9 - 425 - 1 qt 6 in 125	3 50
" " 1 day 175 = 2 1 day 175	3 50
" 3 " 19 ft lead 110 67	2 50
" " 1 qt Oct 125 - Oct 25 = 1 ft 6 in green 38	1 88
" " 4 ft 6 in 12 - 2 do 16	28
" " 2 days work	3 50
June 4 " 17 ft 6 in 9 - 219 lines 13	2 32
" " 2 days	3 50
" 5 " 2 ft 6 in 16 - 2 do 6	22
" " 1 day	1 75
July 21 " Omission in place 4 days work	7 00
Aug 7 " 2 qt Oct 63 - 4 1/2 ft 6 in 56	1 19
" " 1 1/2 days work	2 63
Continued on pg 64	134 43

Amount Due from By 63		
June 10 th to 1 st hours 25 - Black 15 - 12 th 2 hours 33		134 243
March 4 th " Paint 87 Paris Blinds Two Coats 4/6		71
April 1 st " 2 gal Oil 50 - 1 pt Gypsum 17		27 75
" " 2 lb Glue 14 - 2 days 11 - 3 67		67
" 5 " 1 gal Oil 100 - 1 st day 2 92		3 81
" 14 " 1/2 days work		3 92
" 30 " 2 days work & 11		92
May 1 st " Glue 11		3 67
July 29 " 5 lb outside col 12		25
" " 1 1/4 lb ch yellow 1/6		60
" " 3 gal Oil of 75		31
" " 7 hours work & 11		75
		1 28
1856	Or	\$ 179.97
July 3 rd By Cash		11 47

A True Copy of the original received August twenty fifth
Eighteen hundred and fifty six at eleven o'clock and fifty
minutes A.M. and recorded by me
Attest Andrew M. Eaton Town Clerk

Rec'd 4th

Mortgage of Personal Property

Edwin Bryant to Sargent Harlow & Co

Know all Men by these presents that I Edwin Bryant
of Middleborough in the County of Plymouth and Commonwealth
of Massachusetts
In consideration of the sum of nine hundred & seventy dollars
and fourteen cents to me paid by Francis Sargent Jones, Jr
Charles Allen & Goddard Orlando H. Sargent Boston
doing business under the name & firm of "Sargent
Harlow & Co" in the City of Boston
the receipt whereof is hereby acknowledged have granted
Bargained and sold and by these presents do grant bargain and
sell unto the said Sargent Harlow & Co all and singular
the Goods & Chattels Horses Effects and Merchandise
and contained in the Schedule hereunto annexed
Continued on next page

This Certificate that this mortgage is being
discharged the debt is hereby the same
has been settled
Sargent Harlow & Co

Mortgage of Personal Property

Edwin Bryant to Sargent Harlow & Co Continued

1 Blue Linen Rollup Chain	200 00
1 Brown Linen Rollup Chain	200 00
1 Green Linen Ecliptic Buggy	200 00
1 Dark Linen Ecliptic Buggy	200 00
1 Lion Ecliptic Covered Wagon - Canvas top	90 00
1 Lion Ecliptic Covered pattern open Wagon	60 00
1 Ecliptic Spring open Buggy Wagon	75 00
2 Silver plated Chain Harness & 25 ft	30 00
3 Silver plated Buggy Harness	75 00
1 Bump	12 00
1 White Mare	75 00
1 Bay Horse called the Milton Horse	60 00
1 Sorrel Horse called the Lane Horse	150 00
1 Brown Horse called the X Horse	140 00
1 Chestnut Horse called the Seonara Richmond Horse	180 00
1 Brown Horse called the Don't Give Man	75 00
1 Wolf Sack	6 00

To have and to hold the above described goods and chattels to
the said Sargent Harlow & Co their Executors Administrators
and Assigns forever and the said Edwin Bryant to
Vouch myself to be the lawful owner of said goods and chattels
and have good right to sell and dispose of the same in
manner afore said provided nevertheless that if the said Edwin
Bryant his Executors Administrators shall pay unto the said Sargent
Harlow & Co their Executors Administrators or Assigns the said sum of nine
hundred seventy dollars & fourteen cents in one year from the date
of these presents with interest according to the terms of a certain
promissory Note given by said Bryant to the said Sargent Harlow & Co of
the date hereunto then this Mortgage shall be void

In witness whereof I the said Edwin Bryant have subscribed the same
this the twenty third day of August in the year of our Lord one
thousand Eight hundred and fifty six

Executed and delivered in presence of Edwin Bryant
C. C. Kildreth

A True Copy of the original received August twenty fifth
Eighteen hundred and fifty six at ten o'clock A.M. and
recorded by me

Attest Andrew M. Eaton Town Clerk

Bill of Sale of Persona Property George F. Lison to William Wilcox

Know all men by these presents that I George F. Lison of Middleborough in the County of Plymouth for and in consideration of the sum of Five Hundred & sixty three dollars to me in hand well and truly paid at or before signing, sealing and delivery of these presents by William Wilcox of New Bedford in the County of Bristol the receipt whereof I the said Lison do hereby acknowledge have granted bargain and sold unto the said Wilcox the following described goods & chattels the same now being at said Middleborough & in the possession of said Lison viz one Carpenter Shop situated on School Street in said Middleborough one Light Bay Mare weighing about 850 lbs one deep mounted Wagon Harness and one open Buggy Wagon To have and to hold the said granted and bargained Goods & Chattels unto the said Wilcox his heirs Executors Administrators and Assigns to their only proper use benefit and behoof forever and I the said Geo F. Lison do touch myself to be the true and lawful owner of the said goods & Chattels and have in me full power good right and lawful authority to dispose of the said Goods & Chattels in manner as aforesaid and I do for myself my heirs Executors and Administrators hereby Covenant and Agree & warrant and defend the said Goods & Chattels unto the said Wilcox his heirs Executors Administrators and Assigns against the lawful claims and demands of all persons whomsoever

In witness whereof I the said Geo F. Lison have hereunto set my hand and seal this ninth day of September in the year of our Lord one thousand eight hundred and fifty six

Witnessed and delivered in presence of George F. Lison
Wm H. Wood

A true Copy of the original received Sept ninth Eighteen hundred and fifty six at eleven o'clock A.M. and recorded by me

Attest Andrew M. Eaton Town Clerk

Certificate of Lien of Galen Haskins

I Galen Haskins of Middleborough in the County of Plymouth do hereby Claim to have a lien on the lot of Land and Dwelling House thereon standing situated in said Middleborough on the North side of Oak Street bounded as follows namely South by & West by the land of James A. Leonard North by the land of William M. Jobery East by said Oak Street & secure the payment of \$49.12 being the amount of Wages due me after deducting all just Credits for work done by me in building said House according to the following items

July 19 to 2 days labour

" 26 " 6 " "

Aug 2 " 6 " "

" 9 " 5 ⁸/₁₀ " "

" 16 " 6 " "

" 28 " 1 " "

Making 26 ⁸/₁₀ days at 11 Shillings per day amounting to the said sum of \$49.12

Said Galen Haskins of said Middleborough is the person who engaged me to do said work and George Vaughan of said Middleborough was then & now is the owner of said Property

Galen Haskins

Plymouth 13th Sept 1856 Personally appeared the above named Galen Haskins and made Oath that the foregoing Certificate by him subscribed is true

Before me Everett Robinson Justice of the Peace

A true Copy of the original received Sept 13th 1856 at seven o'clock and forty five minutes P.M. and recorded by me

Attest Andrew M. Eaton Town Clerk

Middleborough Gas Light Company

This certifies that a Company has been formed at Middleborough in the County of Plymouth for the purpose of Manufacturing & furnishing Gas under the name of the Middleborough Gas Light Company with a Capital of Five Thousand dollars divided into one hundred Shares at fifty dollars per Share & that one Thousand (\$1000) dollars has been paid in

J. H. P. Jencks President
 Nicholas Jencks Treasurer
 Edwin A. Russell } Directors
 George Vaughan }
 Joseph Simpson }

Plymouth, N. H. Aug 9th 1856

Personally appeared the above named J. H. P. Jencks Nicholas Jencks Edwin A. Russell George Vaughan Joseph Simpson and made oath to the truth of the foregoing statement

Before me John H. Wood Justice of the Peace

A true Copy of the Original received Sept 22^d 1856 at four o'clock and thirty minutes P.M.

and recorded by me

Attest Andrew M. Eaton Town Clerk

Mortgage of Personal Property 69 Jonathan Soule to Isaac Fuller

Know all Men by these Presents that I Jonathan Soule of Middleborough in Plymouth County & State of Massachusetts Yeoman in consideration of the sum of one hundred & twenty dollars to be paid by Isaac Fuller of Halifax in said County and State Yeoman the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said Isaac Fuller one black Horse which I bought of Edward Chandler of Plympton also one pair of yearling Steers one of which is red and white the other of a brind color also two tons of English Hay also three tons of fresh Meadow Hay

To have and to hold the afore described goods and chattels to the said Isaac Fuller his Executors Administrators and Assigns forever and I the said Jonathan Soule do bind myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid

Provided Nevertheless that if the said Jonathan Soule his Executors or Administrators shall ^{pay} unto the said Isaac Fuller his Executors Administrators or Assigns the said sum of one hundred and twenty dollars with interest from date of this instrument in four years from said date then this Mortgage shall be void

In Witness whereof I the said Jonathan Soule have subscribed the same this 7th day of October in the year of our Lord one thousand eight hundred and fifty 6

Executed and delivered in presence of
 Augustus H. Soule
 James M. Lapham

} Jonathan Soule



A true Copy of the Original received Oct 10th 1856 at seven o'clock and fifteen ^{minutes} P.M. and recorded by me

Attest Andrew M. Eaton Town Clerk

Lucia 25

Mortgage of Personal Property
George H. Everett to George Hunt

Know all Men by these presents that I George H. Everett of Middleborough in the County of Plymouth for and in consideration of the sum of nine hundred & thirty dollars paid by George Hunt of East Plymouth in the County of Norfolk the receipt whereof I do hereby acknowledge have granted sold and assigned and do by these presents grant sell and assign unto the said George Hunt the following described Goods and Chattels viz

all the Goods Chattels & Movable property & whatever kind or nature which are situated in & about the said House heretofore in the possession & occupation of the said George Hunt & which have been this day sold by the said George Hunt to the said George H. Everett the same consisting of the following implements & Machinery used for the carrying on the business of Dairying the same being the Goods & Chattels as contained in a bill as rendered by said Hunt to me

To have and to hold the above described Goods and Chattels to the said Geo. Hunt his Executors Administrators and Assigns forever and I the said George H. Everett do hereby covenant to be the lawful owner of said Goods and Chattels and have good right to sell and dispose of the same in manner aforesaid provided nevertheless that if the said George H. Everett his Executors or Administrators shall pay unto the said George Hunt his Executors Administrators or Assigns the said sum of nine hundred & thirty dollars in four months from date then this Mortgage shall be void

In witness whereof I the said George H. Everett have subscribed the same this Twelfth day of October in the year of our Lord Eighteen hundred and fifty six

Executed and delivered
in presence of } George H. Everett

A True Copy of the original received Oct 15th 1856 at
Two o'clock and thirty minutes P.M. and recorded by me
Attest Andrew M. Eaton Town Clerk

Deed of Sale
John T. Barker to William L. Dean

Know all Men by these presents that I John T. Barker of Middleborough in the County of Plymouth & Commonwealth of Massachusetts in consideration of twenty five dollars to be paid by William L. Dean of the same Middleborough in said County the receipt whereof is hereby acknowledged do Grant Sell and deliver to the said William L. Dean one Brown Horse 6 years old it being the Horse that I the said Barker got of Charles Smiley to have and to hold the said Horse unto the said William L. Dean his Executors Administrators and Assigns forever

In witness whereof I the said John T. Barker have hereunto set my hand and seal this twentieth day of October Eighteen hundred and fifty six

Executed in presence of }
H. H. Shreve } John T. Barker

A True Copy of the original received Oct 20th 1856 at Seven o'clock A.M. and recorded by me
Attest Andrew M. Eaton Town Clerk

2^d Certificate of the Middleborough Gas Light Co.
The undersigned the President Director & Treasurer of the Middleborough Gas Light Company give notice that the second installment of seventeen dollars & twenty four cents on each share of the capital stock of said Company has been apportioned & actually paid in

J. W. Smith } President
Nicholas Smith } Treasurer
C. R. Russell }
George Vaughan } Directors

Middleborough 30th October 1856
Personally appeared the above named J. W. Smith
Nicholas Smith C. R. Russell & George Vaughan & read out to the effect of the foregoing statement
Before me John H. Wood Justice of the Peace

A True Copy of the original received Nov 7th 1856 at
ten o'clock A.M. and recorded by me
Attest Andrew M. Eaton Town Clerk

Mortgage of Personal Property
 Edwin Bryant to Leonard Richmond

Know all Men by these presents that I Edwin Bryant of Middleborough in the County of Plymouth for and in consideration of the sum of one Hundred & Eighty four dollars paid by Leonard Richmond of Lakeville in said County the receipt whereof I do hereby acknowledge have granted sold assigned and do by these presents grant sell and assign unto the said Richmond the following described Good and Chattels viz Seven Horses now in my ownership & possession and which kept in the Stable now occupied by me in said Middleborough and described as follows viz one Sorrel Horse White faced & nine years old one called the Howard Shaw horse of Chestnut Colour one called the Doctor a Bay Horse one called Wilbur Horse of Bay Color 16 years old one called the Grey Mare ten years old one Bay Mare Dolly 13 years old one Bay Mare Fiddy 13 years old

To have and to hold the afore described Good and Chattels to the said Leonard Richmond his Executors Administrators and assigns forever and I the said Edwin Bryant do Vouch myself to be the lawful owner of said Good and Chattels and have good right to sell and dispose of the same in manner aforesaid

Provided nevertheless that if the said Edwin Bryant his Executors or Administrators shall pay unto the said Leonard Richmond his Executors Administrators or assigns the said sum of one Hundred & Eighty four dollars in three months from this date then this Mortgage shall be void as also a certain Note signed by said Bryant of this date for same amount

In Witness whereof I the said Edwin Bryant have subscribed the same this Sixth day of October in the year of our Lord Eighteen hundred and fifty six Executed and delivered

in presence of
 Wm H Wood

Edwin Bryant

(L)

A true Copy of the Original occurred October 6th 1856

at 11 O'clock and 33 minutes A.M. and recorded by me
 Paid West Chester M. Eaton Town Clerk

This Mortgage is hereby acknowledged the date for which the same is given & secure this day June Leonard Richmond

Mortgage of Personal Property with power of Sale
 Edwin Bryant to Joseph W Sargent

Know all Men by these presents

That I Edwin Bryant of Middleborough in the County of Plymouth in consideration of the sum of Eleven hundred & forty one \$440 Dollars to me paid by Joseph W Sargent of Amesbury in the County of Essex the receipt whereof I hereby acknowledge have granted bargained and sold and by these presents do grant bargain and sell unto the said Joseph W Sargent the Horses Chaises Buggies Vehicles Harnesses Robes and other articles enumerated in the schedule hereunto annexed and situated in the Stable occupied by said Bryant in said Middleborough and all and singular the Horses Harnesses vehicles of every description Robes and Stable Stock situated and contained in and about said Stable

To have and to hold all and singular the said Goods and Chattels unto the said Sargent his Executors Administrators and assigns to his sole use power and I the said Mortgagor for myself and my Executors and Administrators do covenant to and with the said Mortgagor his Executors Administrators and assigns that I am lawfully possessed of the said Goods and Chattels as of my own property that the same are free from all incumbrances and that I will and my Executors and Administrators shall maintain and defend the same to the said Mortgagor his Executors Administrators and assigns against the lawful claims and demands of all persons

Provided nevertheless that if the said Mortgagor his Executors or Administrators shall well and truly pay unto the said Mortgagor his Executors Administrators or assigns the sum of Eleven hundred & forty one \$440 Dollars with interest then this Deed as also a certain Promissory Note bearing even date herewith signed by the said Mortgagor whereby he promises to pay the said Mortgagor the said sum and interest at the time aforesaid shall all be void otherwise shall remain in full force and virtue and provided also that said Mortgagor shall keep said property insured in a sum not less than twelve hundred dollars at such Office

74 Mortgage of Personal Property Continued

as the Mortgagee shall approve payable in case of loss to the Mortgagee and Beneficiary. Also that until default by the said Mortgagee his Executors and Administrators in the performance of the condition aforesaid or of some part thereof it shall and may be lawful for him and them to keep possession of the said granted property and to use and enjoy the same but if the same or any part thereof shall be attached at any time before payment as aforesaid by any other executor or executor of said Mortgagee or if the said Mortgagee his Executors or Administrators shall attempt to sell the same or any part thereof without notice to the said Mortgagee his Executors Administrators or Assigns and without his or their assent to such sale in writing expressed then it shall be lawful for said Mortgagee his Executors Administrators or Assigns to take immediate possession of the whole of said granted property to his own use and to sell and dispose of the whole or so much of said granted property at public auction as shall produce a sum of money sufficient to pay and discharge the above mentioned debt or liability with interest and all cost and charges of keeping and selling the same and all just and equitable liens then existing thereon without further notice or demand except giving ten days notice of the time and place of said sale to said Mortgagee or his legal representatives and after the said debt or liability with interest and charges and liens shall be so discharged and satisfied the surplus of the money arising from said sale and the residue of said granted property shall be paid and restored to said Mortgagee or his legal representatives discharged from all claims under this Mortgage.

In Testimony Whereof I the said Edward Bogart have hereunto set my hand and seal this ninth day of December in the year of our Lord one thousand eight hundred and fifty six Executed and delivered in presence of Calvin Bogart James State

75 Schedule annexed to and referred to in the foregoing Mortgage

1 Saddle Horse	called Lane Horse	125 00
1 Cheval	" Shaw "	125 00
1 Bay "	" Richmond "	125 00
1 Bay Mare	" O G Southham "	75 00
1 " "	" " "	75 00
1 Brown "	" " White "	15 00
1 Blue lined Chari		175 00
1 Claret "	" " "	175 00
1 Green "	" Elphie Buggy "	175 00
1 Drab "	" " "	175 00
1 Side Elphie Lane Horse		80 00
1 do	" " "	45 00
2 Silver plated Chain Harness	prop	40 00
3 " " Buggy	" "	60 00
1 Oil Harness		10 00
2 Saddle Poles		15 00
1 Wolf Pole		9 00
1 Corn Pole		8 00
3 Saddle Poles		14 00
6 Horse Blankets		12 00
6 Circumfers		3 00
6 Horse Hatters		4 00
8 Whip		4 00
50 Meal Bags		15 00
2 Shovels		1 00
West Measures		1 00
2 Pitch Forks		1 00
2 Long Forks		1 00
		1593 00

A true Copy of the Original received Dec 10th 1856 at Seven O'clock and thirty Minutes A.M. and recorded by me

Wm. W. Allen Andrew M. Eaton Town Clerk

6 Mortgage of Personal Property With Power of Sale.
Edwin Bryant to Joseph W Sargent

I know all Men by their presents

That I Edwin Bryant of Middleborough in the County of Plymouth in consideration of the sum of one dollar to me paid by Joseph W Sargent of Amesbury in the County of Essex and for divers other good & sufficient considerations the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said Joseph W Sargent one Black Mare so called now in my stable for which I exchanged a Horse I mortgaged to said Sargent on the ninth day of December A.D. 1856 and I made said Trade with and had said Black Mare of Leonard Richmond of said Middleborough

To have and to hold all and singular the said Goods and Chattels unto the said Sargent his Executors Administrators and Assigns to his sole use forever and I the said Mortgagor for myself and my Executors and Administrators do covenant to and with the said Mortgagor his Executors Administrators and Assigns that I am lawfully possessed of said Goods and Chattels as of my own property that the same are free from all incumbrances

and that I will and my Executors and Administrators shall warrant and defend the same to the said Mortgagor his Executors Administrators and Assigns against the lawful claims and demands of all persons

Provided Nevertheless that if the said Mortgagor his Executors or Administrators shall sell and truly pay unto the said Mortgagor his Executors Administrators or Assigns the sum of Eleven hundred and forty one shillings on demand with interest according to the terms of a certain Note given to said Sargent by said Bryant for said sum and bearing date December 30th A.D. 1856 that this Deed as also said promissory Note bearing date as aforesaid signed by the said Mortgagor whereby he promises to pay the said Mortgage for said sum and interest at the time aforesaid shall both be void otherwise shall remain in full force and Virtue And Provided Also that until default by the said Mortgagor his Executors and Administrators in the performance of the condition aforesaid or of some part thereof it shall

Concluded on next Page

77 Mortgage of Personal Property Continued

and may be lawful for him and them to keep possession of the said granted property and to use and enjoy the same but if the same or any part thereof shall be attached at any time before payment as aforesaid by any other creditor or creditors of the said Mortgagor or of the said Mortgagor his Executors or Administrators shall attempt to sell the same or any part thereof without notice to the said Mortgagor his Executors Administrators or Assigns and without his or their assent to such sale in writing Excepted then it shall be lawful for the said Mortgagor his Executors Administrators or Assigns to take immediate possession of the whole of said granted property to his own use and to sell and dispose of the whole or of so much of said granted property at public auction as shall produce a sum of money sufficient to pay and discharge the above mentioned debt or liability with interest and cost and charges of keeping and selling the same and all just and equitable liens there existing without further notice or demand Excepted then any notice of the time and place of said sale to said Mortgagor or his legal representatives and after the said debt or liability with interest cost charges and liens shall be so discharged and satisfied the surplus of the money arising from said sale and the residue of said granted property shall be paid and restored to said Mortgagor or his legal representatives discharged from all claims under this Mortgage

In Testimony Whereof I the said Edwin Bryant have hereunto set my hand and seal this fifth day of January in the year of our Lord one thousand eight hundred and fifty seven Executed and delivered in presence of Edwin Bryant L.S.
E. Robinson

A True Copy of the Original received January 5th 1857 at seven o'clock and Five Minutes P.M. and recorded by me
Attest Andrew M. Eaton Town Clerk
Jan 5th

78 Mortgage of Personal Property with Power of Sale
Edwin Boyant to Sargent Harlow & Co

I know all Men by these presents
That I Edwin Boyant of Middleborough in the
County of Plymouth State of New York
In consideration of the sum of one hundred & twenty five
dollars to me paid by Francis Sargent James H Harlow
Alfred Goodwin & Orlando H Sargent Partners in trade
under the firm & style of Sargent Harlow & Co doing business
in the City of Boston the receipt where of is hereby acknowledged
have granted bargained and sold and by these presents do grant
bargain and sell unto the said Sargent Harlow & Co
four Sleighs and two Strings of Bells being the same Sleighs
and bells I have this day purchased of said Sargent
Harlow & Co and being all the Sleighs I now own
To have and to hold all and singular the said goods and
Chattels unto the said Sargent Harlow & Co their Executors
Administrators and Assigns to their sole use forever
And I the said Mortgagor for myself and my Executors and
Administrators do covenant to and with the said Mortgagee
their Executors Administrators and Assigns that I am lawfully
possessed of the said Goods and Chattels as of my own property
that the same are free from all incumbrances
and that I will and my Executors and Administrators shall
warrant and defend the same to the said Mortgagee their
Executors Administrators and Assigns against the lawful
Claims and demands of all persons
Provided Nevertheless that if the said Mortgagee his
Executor or Administrator shall well and lawfully pay
unto the said Mortgagee their Executor Administrator
or Assigns the sum of one hundred and twenty five
dollars on demand with interest then this Deed as
also a certain Promissory Note bearing even date
herewith signed by the said Mortgagee whereby he
promises to pay the said Mortgagee the said sum
and interest at the time aforesaid shall both be
void otherwise shall remain in full force and Virtue
And provided also that until default by the
said Mortgagee his Executor and Administrators
in the performance of the condition aforesaid
Concluded on next Page

79
or of some part thereof it shall and may be lawful
for him or them to keep possession of the said granted
property and to use and enjoy the same but if the same
or any part thereof shall be attached at any time before
payment as aforesaid by any other creditor or creditors
of the said Mortgagee or of the said Mortgagee his
Executor or Administrator shall attempt to sell the same
or any part thereof without notice to the said Mortgagee
their Executor Administrator or Assigns and without their
assent to such sale in writing expressed then it shall be
lawful for the said Mortgagee their Executor Administrator
or Assigns to take immediate possession of the whole of said
granted property to their own use and to sell and dispose
of the whole or of so much of said granted property at
public Auction as shall produce a sum of money sufficient
to pay and discharge the above mentioned debt or liabilities
with interest and all cost and charges of keeping and
selling the same and all just and equitable liens then
existing thereon without further notice or demand except giving
ten days notice of the time and place of said sale to said
Mortgagee or his legal representative and after the said
debt or liability with interest cost charges and liens shall
be so discharged and satisfied the surplus of the money
arising from said sale and the residue of said granted
property shall be paid and restored to said Mortgagee
or his legal representative discharged from all claim
under this Mortgage

In Testimony Whereof I the said Edwin Boyant
have hereunto set my hand and seal this fifteenth day
of January in the year of our Lord one thousand eight
hundred and fifty seven

Executed and delivered in presence of
C Robinson

A true Copy of the original received January 5th 1857
Seven O'clock and five minutes P.M. and record by me
Alfred Andrew M. Eaton Town Clerk
J. D. 47

Mortgage of Personal Property
William Swift to Everett Robinson

Know all men by these presents that I William Swift of Middleborough for in consideration of twenty dollars to me paid by Everett Robinson the receipt whereof is hereby acknowledged have bargained sold and delivered and by these presents do bargain sell and deliver unto the said Everett Robinson one red Horse which I had of William B White and is now mortgaged to him the said White to have and to hold the said Goods unto the said Robinson his Executors administrators and assigns to his and their own preference and benefit forever and I the said William Swift for myself and my heirs Executors and administrators with warrant and defend the said bargained Horse unto the said Everett Robinson his Executors administrators and assigns from and against all persons whomsoever except said White

In witness whereof I the said William Swift have hereunto set my hand this Twenty eighth day of February in the year one thousand eight hundred and fifty seven

William Swift

A true Copy of the Original received Esq. 28th 1857 at three o'clock and fifty minutes P.M. and recorded by me

Wm. Andrew M. Eaton Town Clerk
Jan 25

Mortgage of Personal Property with power of sale
Charles F. Shaw to Sargent Carter & Co

Know all men by these presents that I Charles F. Shaw of Middleborough in the County of Plymouth & Commonwealth of Massachusetts in consideration of the sum of Eighteen hundred and seven and 8/10 dollars to be paid by Francis Sargent James H. Hartwell Alfred A. Goodwin & Orlando H. Sargent partners in business under the firm of Shaw & Sons of Boston the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said Sargent Hartwell & Co all of the personal property I have this day purchased of Edwin Sargent of said Middleborough consisting of Hoeses, Carriages, Sleighs, Trunks, Blankets and other things usually kept in a livery stable and for a particular description of said property reference is to be had to the several inventories annexed hereto

Schedule A

1 Blue lined Roll up Chair	185 00
1 Brown " " " "	175 00
1 Dark Linen Roll up Elastic Baggy	190 00
1 Green do do do do	175 00
1 Side Elastic Iron etc Covered Baggy	55 00
1 do do do do do	40 00
1 Saddle Horse called Lame Horse	150 00
1 Saddle Horse " " "	150 00
1 Bay Horse called William Robinson's Horse	150 00
1 Black Horse " " "	100 00
1 Bay Horse called State Short Tail	85 00
1 Bay Horse " " "	37 50
6 Silver plated Hairpins	120 00
4 Sleighs	100 00
5 Bells	12 00
2 Rugs & Buffaloes & Sleigh Toppings	35 00
6 Blankets & Rugs	8 00
Meal Bag Stone office paper stand & table	25 00
Enamel Kew & Stove	9 00
1 in Lard Stove	2 00
1 Bed with Pillows	4 00
	<u>\$1817 50</u>

To have and to hold all and singular the said Goods
Continued on next page

82 Mortgage of Personal Property continued
Charles F. Shaw to Sargent Hartlow & Co

and Charlotte with the said Sargent Hartlow & Co
their Executors Administrators and Assigns to their
sole use forever
And if the said Mortgagor for himself and his Executors
and Administrators do covenant to and with the said
Mortgagee their Executors Administrators and Assigns that
I am lawfully possessed of the said Goods and Chattels
as of my own property that the same are free from all
incumbrances
and that I will and my Executors and Administrators
shall warrant and defend the same to the said Mortgagee
their Executors Administrators and Assigns against the
lawful claim and demands of all persons
Provided nevertheless that if the said Mortgagor his Executors
or Administrators shall sell and convey from unto the
said Mortgagee their Executors Administrators or Assigns
the sum of three hundred & fifty three dollars & thirty
two cts in one month from the date of their present two
hundred & fifty three dollars and ninety cents in two months
from the date of their present three hundred & seven dollars
seventeen cents in three months from the date of their present
three hundred & seven dollars & eight cents in four
months from the date of their present two hundred & seven
dollars and eighteen cents in six months from the date of
their present two hundred & twenty seven dollars & forty
two cents in eight months from the date of their present
two hundred & seven dollars & seventeen cts in twelve months
from the date of their present then this debt as also
seven certain promissory notes bearing even date herewith
signed by the said Mortgagor and signed there
whereby they promise to pay the said Mortgagee the said
sums and interest at the times aforesaid shall all be void
otherwise shall remain in full force and virtue
And Provided Also that in default by the said Mortgagor
his Executors and Administrators in the performance of the
condition aforesaid or some part thereof it shall and
may be lawful for him & them to keep possession of the said
goods and property and to use and enjoy the same but
if the same or any part thereof shall be attached or

Mortgage of Personal Property continued 83
Charles F. Shaw to Sargent Hartlow & Co

any time before payment as aforesaid by any other
creditor or creditors of the said Mortgagor or if the said
Mortgagor his Executors or Administrators shall attempt to
sell the same or any part thereof without notice to the said
Mortgagee their Executors Administrators or Assigns and
without their assent in such case in writing to be signed by
it shall be lawful for the said Mortgagee their Executors
Administrators or Assigns to take immediate possession of the
whole of said goods and property to their own use and to sell
and dispose of the whole or so much of said goods and property
at public Auction as shall produce a sum of money
sufficient to pay and discharge the above mentioned debt or
partly such interest and all cost and charges of keeping
and selling the same and all just and equitable claims then
existing thereon without further notice or demand except
giving ten days notice of the time and place of said sale
to said Mortgagor or his legal representatives and after the
said debt or liability with interest cost charges and taxes
shall be so discharged and satisfied the surplus of the
money arising from said sale and the residue of said goods and
property shall be paid and restored to said Mortgagor or his
legal representatives discharged from all claims under this mortgage

In Testimony Whereof I the said Charles F. Shaw have
hereunto set my hand and seal this fifth day of March
in the year of our Lord one thousand eight hundred and
fifty seven

Charles F. Shaw
Executed and delivered in
presence of
Witnesses and signed there
before this deed was recorded
also signed two cents
Ezekiel Robinson

I have Copy of an original received March sixth
Eighteen hundred and fifty seven at seven o'clock and
twenty minutes of the day and recorded by me
Alfred Andrew H. Carter Town Clerk

84 1 Mortgage of Personal Property with power of Sale
Edwin Bryant to Leonard Richmond

Know all men by these presents
That I Edwin Bryant of Middleborough in the
County of Plymouth and Commonwealth of Massachusetts
in consideration of the sum of three hundred and
seventy five dollars to me paid by Leonard Richmond
of Ludwille in the County & Commonwealth aforesaid
the receipt whereof is hereby acknowledged have granted
bargained and sold unto the said Edwin Bryant
one Black Mare called seven years old
one Black Horse called six years old
being a matched pair
one Bay Mare called seven years old
being the same Horse & Mares bought of
said Richmond this day
to have and to hold all and singular the said goods
and Chattels unto the said Leonard Richmond his
Executors Administrators and Assigns to his use
forever
And I the said Mortgagee for myself and my
Executors and Administrators do covenant to and with
the said Mortgagee his Executors Administrators and
Assigns that I am lawfully possessed of the said good
and Chattels as of my own property that the same
are free from all incumbrances
and that I will and my Executors Administrators
and Assigns warrant to lawful claims and demands
of all persons
Provided nevertheless that if the said Mortgagee his Executors
or Administrators shall hold and truly pay unto the
said Mortgagee his Executors Administrators or Assigns
the sum of one hundred twenty six dollars & twenty
five cents in two months from the date of these presents
one hundred and twenty six dollars & eighty eight and
one third months from the date of these presents
one hundred and twenty seven dollars & fifty cents
in four months from the date of these presents then this
deed is also three certain promissory notes bearing
even date hereto signed by the said Mortgagee

85
whereby he promise to pay the said Mortgagee the said sum at
the times aforesaid that all the said Mares shall remain in
good form and value
And Provided Also that until default by the said Mortgagee his
Executors and Administrators in the performance of the covenant
aforesaid or of some part thereof it shall and may be lawful for
him then to keep possession of the said granted property
and to use and enjoy the same but if the sum or any
part thereof shall be charged at any time before payment
as aforesaid by any other means or by order of the said Mortgagee
or of the said Mortgagee his Executors or Administrators shall
attempt to sell the same or any part thereof without notice
to the said Mortgagee his Executors Administrators or Assigns and
without his & their assent to such sale in writing & upon that
it shall be lawful for the said Mortgagee his Executors Administrators
or Assigns to take immediate possession of the whole of said
granted property to his own use and to sell and dispose of the
whole or so much of said granted property at public auction
as shall produce a sum of money sufficient to pay and discharge
the above mentioned debt or liability with interest and all
cost and charges of keeping and selling the same and all
just and equitable claim then existing thereon without further
notice or demand except giving ten days notice of the time and
place of said sale to said Mortgagee or his legal representatives and
after the said debt or liability with interest cost charges and claims
shall be so discharged and satisfied his transfer of the money
arising from said sale and the residue of said granted property shall
be paid and returned to said Mortgagee or his legal representatives
discharged from all claims under this Mortgage
In Testimony Whereof I the said Edwin Bryant have hereunto
set my hand and seal this twentieth day of March in the year of
our Lord one thousand eight hundred and fifty seven
Gentle and delivered in presence of
Ernest Robinson } Edwin Bryant

True Copy of a original record March Twentieth Eighteen
hundred and fifty seven at Three O'clock and Twenty five minutes
P.M. and recorded by me
Attest Andrew H. Smith Town Clerk
Ludwille

Bill of Sale
Edwin Bryant to Everett Robinson

Know all Men by these presents that I Edwin Bryant of Middleborough in the County of Plymouth in consideration of fifty five dollars to me paid by Everett Robinson of said Middleborough the receipt whereof is hereby acknowledged do hereby sell and convey unto said Robinson his heirs and assigns one Brown Mare which I purchased of Concord & Leonard called eleven years old to have and to hold the said property to the said Robinson his heirs & assigns forever and I the said Bryant will warrant & defend the said property unto said Robinson his heirs and assigns forever against the claims & demands of all persons

In witness whereof I the said Edwin Bryant have hereunto set my hand this twenty fifth day of April in the year one thousand eight hundred & fifty seven

Edwin Bryant
A true Copy of the original received April 25th 1857 at Twelve o'clock and fifty minutes P.M. and recorded by me
Miss A. McCutten Town Clerk
Laid 25

Copy of a Bill of Sale of a Mare & foal to said Robinson by
Edwin Bryant

Entered May 18th 1857 at five o'clock and thirty nine min. P.M.
Miss A. McCutten Town Clerk
Laid 25

This certifies that I have paid the
dollar for which this bill of sale was
given & received by
Edwin Bryant

Bill of Sale
Thomas Gistly to Thomas Gistly

Know all Men by these presents that I Thomas Gistly of Middleborough in the County of Plymouth and State of Massachusetts in consideration of the sum of two hundred dollars paid by Thomas Gistly of said Middleborough in said County of Plymouth and State of Massachusetts the receipt whereof I do hereby acknowledge do hereby give grant sell and convey unto the said Thomas Gistly the following described personal property viz one dark Bay Mare eight years old one white Wagon the horse I value at one hundred & fifty dollars and the Wagon at fifty dollars both of which I now own and have in my possession to have and to hold the aforesaid property unto the said Thomas Gistly to him and to his heirs and assigns forever against the lawful claims and demands of all persons whatsoever that I am the lawful owner of said property and have good right to sell and dispose of the said property as aforesaid

In witness whereof I have hereunto set my hand and seal this fourth day of May in the year of our Lord one thousand eight hundred and fifty seven

Signed Sealed & delivered
in presence of us
Eliakim Ward

Thomas Gistly



A true Copy of the original received May 7th 1857 at Twelve o'clock and thirty five minutes P.M. and recorded by me
Miss A. McCutten Town Clerk
Laid 25

88 Certificate of Lien
Abiel Washburn on Ebenezer Briggs

Statement of Abiel Washburn of Plymouth
I have performed labor & furnished material for
repairs and painting the house in which Ebenezer Briggs
of Middleborough County of Plymouth now lives and
for which he stands charged on my book to the
amount of fifty eight dollars & thirty seven cents and
his or in the same is fifteen dollars & 20 cts cash March
18th 1857 & 85 cts for 45 cts which sum
subtracted from the whole and charged leaves forty
two dollars & two cents which remains due me at this
date and for which I claim a lien on the house
aforesaid situated in Middleborough as aforesaid
on the Road leading from Plymouth to Taunton
near to Edgely Thores Manufacturing & Lumber
Briggs owns the house in which I claim stands

Abiel Washburn
Plymouth 3d April 1857 Then the above named
Abiel Washburn appeared and made oath that the
above statement by him subscribed is true
Before me Wm F. South Justice of the Peace

Plymouth June 19th 1856

Ebenezer Briggs

in accord with A Washburn

To a day work myself 175 to do by Noffat 167	3 44
1 gal oil 100 to 1 pt suspension to 1 pt Japan 19	1 29
" ground blue 10 to 1 pt 12 to chrome yellow 10	32
20th To a days work myself 175 to do by Day 92	3 67
" do by Noffat 167 to 4 pt Putty 32	1 99
21st To a days work 175 to do by Noffat 167	3 44
" do by Day 92 1 pt Japan 19	1 11
" ground blue 12 to 1 pt red lead 18	30
23 " a days work 175 to do by Noffat 167	3 44
" do by Day 92 to 1 pt Satherage 18	1 10
" 1 gal best oil boiled	1 00
26 " to day work 175 to do by Comm 92	2 67
" do by Noffat 167 to 2 pt Putty 76	2 43
" Paint for graining doors	20
Carried up	24 34

Amount Brought up

July 12th to 12 days work 87 to paint for graining 10	24 34
Aug 18th " a days work 175 to do by Day 12	3 77
" " 1 pt suspension 5 to 1 pt Japan 9	1 14
Aug 30 " a days work myself 175 to do by Day 92	3 67
" 1 pt Putty	8
" 8 " a days work 175 to do by Day 92 1 pt Japan 9	3 77
" 10 " " " 175 to do by Day 92 to 1 pt Japan 4	2 71
" 2 16 12 & 16 Gal 14 10 1 pt suspension 10	24
" 8th 45 Union Lead 100 1 pt Japan 10	1 00
" 11 " a days work 175 to do by Day 92	3 67
" 12 " " " 175 " 24 do 29	2 44
" 13 " " " 175 " do by Day 92	3 67
" 14 " a days " 175 " " " 92	3 67
" " Poling Last 25 " 5 pt House white 1 pt per 100	1 25
" " 3 1/4 lbs green pt oil to blue pt 8	27
" " 1 pt Japan 10 to 3 pt top paint 10	35
" " 1 pt suspension 5 to black pt 5	13
" 25 " a days work 175 to do by Day 92	3 67
1857 July 26th repainting each 25	25
" " painting do 3 Gal 3 25	35
July to painting Satherage 3 1/2 Gal 100	
" " a days work myself 175 to do by Day 92	3 67
" 5 1/2 pt Putty 100 to 1 pt 100	1 00
" 1 pt Japan 4 to 1 pt suspension 5	14
" Ground color for graining 100	15
	5 31

True Copy of the Original received April 11th
1857 at City of New York and 20 cts per pt and received by me
Attest A M Colver Town Clerk
Paid 45

Mortgage of Personal Property
 Ebenezer Briggs to Andrew Cole

Know all men by these presents that I Ebenezer Briggs of Middleborough in the County of Plymouth that make in consideration of the sum of two hundred dollars to me paid by Andrew Cole of said Middleborough in County of Plymouth the receipt whereof is hereby acknowledged have granted bargained and sold unto the said Andrew Cole his heirs and assigns the following described articles viz
 one Bay Horse white stripe in his head 6 years old which horse I had of Cole & Butler called the Lincoln horse one Buzz, harness silver plated which harness I had of Talgent Henshaw &c

To have and to hold the afore described goods and chattels to the said Andrew Cole his Executors Administrators and assigns forever and I the said Ebenezer Briggs do hereby certify to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid

Provided nevertheless that if the said Ebenezer Briggs his Executors Administrators shall pay unto the said Andrew Cole his Executors Administrators or assigns the said sum of two hundred dollars and interest in six months from date then this Mortgage shall be void

In witness whereof I the said Ebenezer Briggs have subscribed the same this second day of June in the year of our Lord one thousand eight hundred and fifty seven

Executed and delivered in presence of
 Harrison Crutcher } Ebenezer Briggs

Not true Copy of the original received June 2 1857
 at Six o'clock and forty five min P.M. and received by me
 by the Allen & McClen Tern Clerk
 Paid 25

Mortgage of Personal Property
 Ebenezer Briggs to Lewis Lincoln & Son

Know all men by these presents that I Ebenezer Briggs of Middleborough in the County of Plymouth and Commonwealth of Massachusetts that make in consideration of the sum of sixty dollars to me paid by Lewis Lincoln & Son of the Town & County of Commonwealth as aforesaid the receipt whereof is hereby acknowledged have granted bargained and sold unto the said Lewis Lincoln & Son his heirs and assigns the following personal goods and chattels
 one Covered Wagon bearing the name Wagon which I have bought of the aforesaid Lewis

To have and to hold the afore described Wagon to the said Lewis Lincoln & Son their Executors Administrators and assigns forever and I the said Ebenezer Briggs do hereby certify to be the lawful owner of said Wagon and have good right to sell and dispose of the same in manner aforesaid

Provided nevertheless that if the said Ebenezer Briggs his Executors or Administrators shall pay unto the said Lewis Lincoln & Son their Executors Administrators or assigns the sum of sixty dollars with interest in one year from the date according to the terms of a certain promissory note with coupon note with these presents given by Ebenezer Briggs then this Mortgage shall be void

In witness whereof I the said Ebenezer Briggs have subscribed the same this second day of June in the year of our Lord one thousand eight hundred and fifty seven

Executed and delivered in presence of
 Allen P. Shaw } Ebenezer Briggs

Not true Copy of the original received June 2 1857
 at Six o'clock and forty five min P.M. and received by me
 Allen & McClen Tern Clerk
 Paid 25

Not true Copy of the original received June 2 1857 at Six o'clock and forty five min P.M. and received by me Allen & McClen Tern Clerk Paid 25

Mortgage of Personal Property Charles F Shaw to Elijah Shaw

Know all men by these presents that I Charles F Shaw of Middleborough in the County of Plymouth in consideration of the sum of three hundred & ninety two dollars to me paid by Elijah Shaw of said Middleborough the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said Elijah Shaw the following goods & chattels now in said Middleborough to-wit:

one Black Horse long tail eight years old now kept at my stable & valued at 75 dollars one Brown horse with said eleven years old valued 100 dollars now kept at my stable one light Bay horse long built about 2 years old valued 150 dollars kept at my father's the said Elijah Shaw one Express wagon Blue body Tripes with said value 100 dollars

To have and to hold the above described goods and chattels to the said Elijah Shaw his Executors Administrators and Assigns forever and I the said Charles F do warrant myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid

Provided Everlastingly that if the said Charles F his Executors or Administrators shall pay unto the said Elijah Shaw his Executors Administrators or Assigns the said sum of \$92 dollars within one year then this Mortgage shall be void

In witness whereof I the said Charles F Shaw have subscribed the above true faith day of June in the year of our Lord one thousand eight hundred and fifty seven

Executed and delivered in presence of Charles F Shaw

A True Copy of the Original received June 14th 1857 at Green School H M and recorded by me
Wm A. McEwen Town Clerk

Bill of Sale of Personal Property 93 Eliaser J Dunham to Horatio F Morse

Know all men by these presents that Eliaser J Dunham of Middleborough in the County of Plymouth Commonwealth of Massachusetts for and in consideration of the sum of Seventeen dollars to me in hand well and truly paid at or before signing sealing and delivering of these presents by Horatio F Morse of said Town County and State the receipt whereof I the said Eliaser J Dunham do hereby acknowledge have granted bargained and sold and by these presents do grant bargain and sell unto the said Horatio F Morse one half of the Grap Standing on the Farm of Meek Finkham in said Town County & State To have and to hold the said granted and bargained Grap now or when cut unto the said Horatio F Morse his Executors Administrators and Assigns to his & theirs only proper use benefit and behoof forever and I the said Eliaser J Dunham do warrant myself to be the true and lawful owner of the said Standing Grap and have in my full power good right and lawful authority to dispose of said Standing Grap in manner as aforesaid and I do for myself & my heirs Executors and Administrators hereby covenant and agree to warrant and defend the said unto the said Horatio F Morse his heirs Executors Administrators and Assigns against the lawful claims and demands of all persons whomsoever

In witness whereof I the said Eliaser J Dunham have hereunto set my hand and seal the first day of July in the year of our Lord one thousand eight hundred and fifty seven

Executed & delivered in presence of
J. A. Choate Eliaser J Dunham

A True Copy of the Original received July 6th 1857 at Green School H M and recorded by me
Wm A. McEwen Town Clerk

96
Mortgage of Personal Property with Power of Sale Continued from 95
Charles C. Hildreth & Edwin A. Olmstead to Richard W. Torgent

As appears the sum of one thousand & forty one dollars on demand with interest thereon this Deed is also certain promissory note bearing even date herewith signed by the said Mortgagors whereby they promise to pay the said Mortgage the said sum and interest at the time aforesaid shall both be paid otherwise shall remain in full force and virtue

And provided Also that until default by the said Mortgagors their Executors and Administrators in the performance of the condition aforesaid or some part thereof it shall and may be lawful for them to keep possession of the said granted property and to use and enjoy the same but if the same or any part thereof shall be attached at any time before payment as aforesaid by any other creditor or creditors of the said Mortgagors or if the said Mortgagors their Executors or Administrators shall attempt to sell the same or any part thereof without notice to the said Mortgagors their Executors or Administrators or Agents and without bid or their consent to such sale in writing & signed then it shall be lawful for the said Mortgagors their Executors Administrators or Agents if taken immediate possession of the whole or said granted property to his own use and to sell and dispose of the whole or of so much of said granted property at public auction as shall produce a sum of money sufficient to pay and discharge the above mentioned debt or liability with interest and all cost and charges of keeping and selling the same and all just and equitable liens then existing thereon without further notice or demand excepting giving ten days notice of the same and place of said sale to said Mortgagors or their legal representatives and after the said debt or liability with interest costs charges and liens shall be so discharged and satisfied the surplus of the money arising from said sale and the residue of said granted property shall be paid and restored to said Mortgagors or their legal representatives discharged from all claims under this Mortgage

In testimony whereof we the said Charles C. Hildreth and Edwin A. Olmstead have hereunto set our hands and seals this fifth day of June in the year of our Lord one thousand eight hundred and fifty seven

97
Mortgage of Personal Property Continued
Charles C. Hildreth and Edwin A. Olmstead to Richard W. Torgent

and Edwin A. Olmstead have hereunto set our hands and seals this fifth day of June in the year of our Lord one thousand eight hundred and fifty seven

Executed and delivered in presence of
C. C. Hildreth
E. Olmstead
C. Robinson

A true Copy of the original received from 15th 1857 at nine o'clock and fifteen minutes A.M. and recorded by me
Attest Andrew M. Eaton Town Clerk

B.M. of Sale
Martin J. Jefferson to Lathrop Perkins

Know all Men by these presents that I Martin J. Jefferson of Middleborough in the County of Plymouth and State of Massachusetts in consideration of Sixty seven dollars paid to me by Lathrop Perkins of Rochester in the said County of Plymouth the receipt whereof I do hereby acknowledge have sold to the said Lathrop Perkins my Horse my Farm Horse Haggan my cow and my yearling Heifer all of them now in my possession the condition of the above sale is such that if the above named Martin J. Jefferson shall not and truly pay the said Lathrop Perkins sixty seven dollars in a state of hand bearing even date with this instrument and interest that then the above sale shall be null and void but if otherwise then to remain in full force and virtue the above payment to be made by the first day of April next

In Witness Whereof I the said Martin have hereunto set my hand and seal this thirteenth day of November in the year of our Lord one thousand eight hundred and fifty seven

Martin J. Jefferson

A true Copy of the original received Nov 14th 1857 at four o'clock and fifty min P.M. and recorded by me
Attest A. M. Eaton Town Clerk

98 Bill of Sale
John W Wade to Elisha W Cairn

Know all Men by these presents That I John W Wade of Middleborough in the County of Plymouth in consideration of the sum of thirty dollars to me paid by Elisha W Cairn of Taunton in the County of Bristol the receipt whereof is hereby acknowledged have granted sold and conveyed and do by these presents grant sell and assign unto the said Elisha W Cairn one Sorrel Horse now in my possession being the same horse I purchased of Alexander Palmer of North Bridgewater now deceased to have and to hold the aforesaid Horse to the said Elisha W Cairn his Executors administrators and assigns forever and I the said John W Wade do avouch myself to be the lawful owner of said Horse excepting a Mortgage in said Horse to Enock Perry for the sum of one hundred dollars and that I have good right to sell & dispose of said Horse Subject to said Enock Perry's Mortgage provided nevertheless that if the said John W Wade his Executors or Administrators shall pay unto the said Elisha W Cairn his Executors Administrators or Assigns the said sum of thirty dollars & interest contained then this Mortgage shall be void In Witness whereof I the said John W Wade have hereunto set my hand this tenth day of September in the year one thousand eight hundred & fifty seven

Executed in presence of John W Wade
E Robinson

A true Copy of the Original received September tenth eight hundred & fifty seven at 10 O'clock A.M. and recorded by the
Attest A. M. Eaton Town Clerk
Paid 25

Mortgage of Personal Property 99
Elijah T Mann to Hiram Randall

Know all Men by these presents That I Elijah T Mann of Dedham in the County of Norfolk Commonwealth of Massachusetts in consideration of the sum of Twelve Hundred dollars to me paid by Hiram Randall of Pembroke County of Plymouth the receipt whereof is hereby acknowledged have granted bargain and sold and by these presents do grant bargain and sell unto the said Hiram Randall the following articles of Personal property to wit four Horses four Harness one Stage Coach and the Hatter used upon said Horses the same being situated in the Town of Plymouth and Middleborough

To have and to hold the above described Goods and Chattels to the said Randall his Executors Administrators and Assigns forever and I the said Elijah T Mann do avouch myself to be the lawful owner of said Goods and Chattels and have good right to sell and dispose of the same in manner aforesaid

Provided Nevertheless that if the said Elijah T Mann his Executors & Administrators shall pay unto the said Hiram Randall his Executors Administrators or Assigns the said sum of Twelve Hundred dollars in four years from the date hereof then this Mortgage shall be void

In Witness whereof I the said Elijah T Mann have subscribed the same this first day of September in the year of our Lord one thousand eight hundred and fifty seven

Executed and delivered in presence of
B. Deland } Elijah T Mann
George Everett }

A true Copy of the Original received Nov 20th 1857 at eight O'clock and twenty Minutes A.M. and recorded by me

Attest Andrew M. Eaton Town Clerk
Paid 25

Certificate of Loan Abiel Washburn on William S Briggs

Statement of Abiel Washburn of Plympton

I have performed labour and found the materials
repairing the house in which William S Briggs of
Middleborough in the County of Plymouth lives for
which he said Briggs stands charged on my Book
to the amount of eighteen dollars and ninety cents
no part of which has been paid by him and for which
and the payment of which I claim a lien upon said
house the amount is a true amount of said labour
and materials said Briggs I believe is the owner
of the land on which the said house stands

Abiel Washburn

Plympton Oct 1st 1857

William S Briggs

D:

in account with A Washburn

20 a days work by myself 175 to do by Edwin 125	3 00
" 12 1/2 lbs pure lead 10 2 qts oil 53	1 79
" 1 pt Turpentine 10 1/4 lb glue 12 1 pt Taffan 19	41
" 6 1/4 lb Oak paint 16 - 2 1/4 lb Putty 20	1 20
2 70 a days work 175 to do by Edwin 125	3 00
" 10 lb Boston Pure Lead 105 - 2 qts oil 53	1 58
" 1 1/2 lb Cop varnish 10 - 1 pt Turpentine 10	20
" 2 lbs 10 x 12 - 5 - 7 x 9 - 1 - 8 x 12 8 1/4 lb 6 x 8 Glue 16 x 9 x 10 x 8	43
5th 70 a days work by Edwin 125 1 pt Oil 13 putty 12	1 50
7th 70 do do by Edwin 125 to do by Edwin 125	3 00
" 2 1/4 lb yellow pt 17 to 1 1/2 lb oil 10	63
" 4 1/2 lb pure Lead 105 - 1/2 pt Turpentine 5	52
" ground Colours 17 to black paint 12	29
17th 70 a days work by Edwin 63 - 1/2 pt Turpentine 5	68
3 lb coloured paint for finishing 15	45
" paint for thresholds 12 to Taffan 10	22
	<u>\$18.90</u>

Plymouth Feb 15th 1857 Personally appeared the
above named Abiel Washburn and made oath
to the truth of the foregoing statement by him made
& signed. Wm H Loring Justice of the Peace
A true Copy of the original received Nov 14th 1857
at five O'clock and ten min P.M. and recorded by me
P. V. Ottum Abiel Washburn Town Clerk

Bill of Sale

Julius Thompson to Albert Thompson

Know all men by these presents

That I Julius Thompson of Sandwich in the County
of Barnstable and Commonwealth of Massachusetts
Physician for and in consideration of the sum of two
Hundred dollars to me in hand well and truly paid
at or before signing sealing and delivering of these
presents by Albert Thompson of Boston in the
County of Suffolk Merchant the receipt whereof I
the said Julius Thompson do hereby acknowledge
have granted bargained and sold and by these
presents do grant bargain assign and sell unto
the said Albert Thompson all the personal estate
and property which was the personal estate of
Cephas Thompson my father late of Middleboro' in
the County of Plymouth deceased and which being
belong to me as the son and heir of said Cephas
intending hereby to convey to said Albert all the
Money Goods Chattels notes and other personal property
which are now or may hereafter be in the hands and
possession of the Administrators upon the estate of said
Cephas and which may belong to me by the settlement
and distribution of said estate

To him and to hold the said granted and bargained
premises unto the said Albert Thompson his Executors
Administrators and assigns to him and their heirs forever
in benefit and behoof forever and I the said
Julius Thompson do verily myself to be the true and
lawful owner of the said property and have in me
full power good right and lawful authority to dispose
of the said property in manner as aforesaid and I do for
myself my heirs Executors Administrators hereby Covenant and
agree to warrant and defend the said property against
the lawful claims and demands of all persons whatsoever unto him
the said Albert Thompson his heirs Executors Administrators and
assigns in writing whereof I the said Julius Thompson have hereunto set
my hand and seal this tenth day of September in the year of our Lord
one thousand eight hundred and fifty seven
Witness my hand and seal in presence of

Julius Thompson
A true Copy of the Original here Nov 23rd 1857 at 6-10 P.M. and
recorded by me Abiel Washburn Town Clerk

Mortgage of Personal Property Thomas B Bepi to James C Ellis

Know all Men by these presents That I Thomas B Bepi of Middleborough in the County of Plymouth & State of Massachusetts for and to the use of the sum of three hundred & fifty dollars to the use of James C Ellis of Plympton in said County and State the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said James C Ellis the following described property to wit

One dark Sorrel Horse with a white stripe in the face about eleven years old One open thorough bred racing waggon one brass mounted single waggon harness Four Snow or hogs Four tons of English & French hay in my barn one and a half acres of Corn standing in my field One half an acre of Potatoes in the ground on my Farm

To have and to hold the afore described goods and chattels to the said James C Ellis his Executors Administrators and Assigns forever and I the said Thomas B Bepi do couch myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid

Provided nevertheless that if the said Thomas B Bepi his Executors or Administrators shall pay unto the said James C Ellis of Plympton his Executors Administrators or Assigns the said sum of three hundred & fifty dollars then this Mortgage shall be void otherwise to remain in full force

In Witness whereof I the said Thomas B Bepi have subscribed the sum this twenty second day of September in the year of our Lord one thousand eight hundred and fifty seven

Essex and delivered in presence of

Wm H Soule } Thomas B Bepi
Plymouth Co Sept 22^d 1857 Then the within named Thomas B Bepi acknowledged the within instrument before him subscribed to be his free act and deed

before me Wm H Soule Justice of Peace
At the City of the Original before me Sept 22^d 1857
at this City and thirty five said P.M. and recorded
by me Attest Wm H Soule Justice of Peace

Wm H Soule

Bill of Sale Edwin Pierce to Lewis Lincoln & Son

Know all Men by these presents That I Edwin Pierce of Middleborough in the County of Plymouth and State of Massachusetts for and to the use of the sum of Forty dollars to the use of Lewis Lincoln & Son in the said County & Commonwealth as Executors Administrators the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain & sell unto the said Lewis Lincoln & Son their heirs and Assigns the following personal property to wit One Covered Waggon measuring the same which I bought of the said Lincoln

To have and to hold the afore described property to the said Lewis Lincoln & Son their Executors and Assigns forever and I the said Edwin Pierce do couch myself the lawful owner of said property and have good right to sell and dispose of the same in manner as aforesaid

Provided nevertheless that the said Edwin Pierce his Executors or Administrators shall pay unto the said Lewis Lincoln & Son their Executors Administrators or Assigns the said sum of forty dollars with interest in one year from this date amounting to the sum of a certain promissory note of value date said these presents given by said Edwin Pierce to the said Lewis Lincoln & Son then this Mortgage shall be void

In Witness whereof I the said Edwin Pierce have subscribed the sum this seventh day of August in the year of our Lord one thousand eight hundred and fifty seven

Essex and delivered in presence of
William H Ingraham } Edwin Pierce

At the City of the Original before me August seventh Eighteen hundred & fifty seven at Seven O'clock and fifty five min P.M. and acknowledged by me
Attest Charles H Eaton Justice of Peace
Pierce

Mortgage of Personal Property Leban Burr to Southworth Barnes

Know all Men by these presents That I Lebanon Burr
of Middleborough in the County of Plymouth
Stage Driver
for and in consideration of the sum of three hundred
& twenty seven dollars paid by Southworth Barnes
of Plymouth Merchant The receipt whereof I do
hereby acknowledge have granted sold and assigned
and do by these presents grant sell and assign unto
the said Southworth Barnes the following described
Goods and Chattels viz

one Coach Wagon Valued at one hundred dollars
one Running pair of Coach Wagon & springs attached
Valued at thirty three dollars one Double Sleigh Valued
at thirty dollars one grey Mare Valued at forty
dollars one Black Mare Valued at forty dollars one
Bay Mare Valued at sixty dollars three Horses
Valued at eight dollars each

To Have and to hold the afore described Goods and
Chattels to the said Southworth Barnes his Executors
Administrators and Assigns forever

And I the said Lebanon Burr do vouch myself
to be the lawful owner of said goods and chattels
and have good right to sell and dispose of the
same in manner aforesaid

Provided Nevertheless that if the said Lebanon Burr
his Executors or Administrators shall pay unto the said
Southworth Barnes his Executors Administrators or Assigns
the said sum of three hundred and twenty seven
dollars or demand with interest agreeable to his
promising Note of even date herewith whereby he promises
to pay said Barnes or order said sum and interest
whereunto then this Mortgage shall be void as also said

In witness whereof I the said Lebanon Burr have
subscribed the same this second day of December
in the year of our Lord one thousand eight hundred and fifty
seven Executed and delivered in presence of

Wm. A. Burr

Leban Burr

Page 105

A true Copy of the original received Dec 4th 1857 at 3 o'clock
and recorded by me Attest A. McEntee Town Clerk

Bill of Sale Charles F. Shaw to William S. Briggs

Know all Men by these presents That I Charles F. Shaw
of Middleborough in the County of Plymouth and State of
Massachusetts for and in consideration of the sum of twenty
dollars to me in hand well and truly paid at or before signing
sealing and delivery of these presents by William S. Briggs of
Middleboro in the County of Plymouth and State of Massachusetts
the receipt whereof I the said Charles F. Shaw do hereby acknowledge
have granted bargained and sold and by these presents do
grant bargain and sell unto the said William S. Briggs
one light grey Horse nine years old named under the
name of the grey Eagle formerly owned by James Hester

To have and to hold the said granted and bargained Horse
unto the said William S. Briggs his heirs Executors Administrators
and Assigns to their only proper use benefit and behoof forever
and I the said Charles F. Shaw do vouch myself to be
the true and lawful owner of the said Horse and have in
my full power good right and lawful authority to dispose
of the said Horse in manner as aforesaid and I do for
myself my heirs Executors and Administrators hereby covenant
and agree to warrant and defend the said Horse unto the
said William S. Briggs his heirs Executors Administrators
and Assigns against the lawful claims and demands
of all persons whomsoever

In witness whereof I the said Charles F. Shaw have
hereunto set my hand and seal this eleventh day of
December in the year of our Lord one thousand
eight hundred and fifty seven

Executed and delivered }
in presence of } Charles F. Shaw
Wm. C. Perkins }

A true Copy of the original received
Dec 11th 1857 at three o'clock P.M. and
recorded by me

Attest Amos M. Carter Town Clerk
Dec 11

Bill of Sale
David L Curtis to Job C Peirce

Know all men by these presents that I David L Curtis of Middleboro in the County of Plymouth in consideration of forty five dollars to me paid by Job C Peirce of said Middleboro the receipt whereof is hereby acknowledged have bargained sold & delivered and by these presents do bargain sell & deliver unto the said Job C Peirce a light open wagon now in my possession to have and to hold the wagon unto the said Job C Peirce his Executors administrators and assigns to his & their proper use & benefit forever and I the said David L Curtis for myself and my heirs Executors and administrators will warrant and defend the said bargained wagon unto the said Job C Peirce his Executors administrators and assigns from and against all persons whomsoever In witness whereof I the said David L Curtis have hereunto set my hand & seal the third day of February in the year one thousand eight hundred & fifty eight

Executed in presence of David L Curtis D
C Robinson

At true Copy of the Original received Feb 3^d 1858 at four o'clock P.M. and recorded by me
Attest A M Cutler Town Clerk

Mortgage of Personal Property
Martin F Jefferson to Lotthrop Perkins

Know all men by these presents that I Martin F Jefferson of Middleboro in the County of Plymouth and State of Massachusetts did on the thirtieth day of November last Mortgage & Convey to Lotthrop Perkins of Middleboro in said County & State of which said Lotthrop Perkins is my brother in law and is dead & the said Martin do by these presents sell and convey to the said Lotthrop about three acres of wood that I have at said Middleboro & also all the wood that is standing & cut on the lot that he leased to me to have and to hold the said wood in the same manner in all respects as he is to hold the property that was conveyed in the Mortgage above referred to in witness whereof I the said Martin have hereunto set my hand and seal the third day of December in the year of our Lord one thousand eight hundred & fifty eight

Attest Benjamin Reed Martin F Jefferson
Concluded in next page

Mortgage of Personal Property Continued
Martin F Jefferson to Lotthrop Perkins

At true Copy of the Original received December 11th 1857 at six o'clock and forty five minutes P.M. and recorded by me
Attest Benjamin Reed Town Clerk

Mortgage of Personal Property
Jacob Thomas to Bradford & Washburn

Know all men by these presents that I Jacob Thomas of Middleboro in the County of Plymouth and Commonwealth of Massachusetts have bargained sold & conveyed unto the said Bradford & Washburn of the same County and Commonwealth in consideration of the sum of Seventeen 48/100 dollars to me paid by Bradford & Washburn of the said County and Commonwealth as aforesaid the receipt whereof is hereby acknowledged have bargained sold and by these presents do bargain sell and sell unto the said Bradford & Washburn his Heirs and assigns the following personal property to wit my light open Olden's Wagon to have and to hold the above described Wagon to the said Bradford & Washburn his Executors Administrators and assigns forever and I the said Jacob Thomas do vouch myself to be the lawful owner of said light Wagon and have a good right to sell and dispose of the same in manner aforesaid Provided nevertheless that if the said Jacob Thomas his Executors or Administrators shall give unto the said Bradford & Washburn his Executors Administrators or assigns the least sum of Seventeen 48/100 dollars with interest in three months from this date according to the terms of a certain promissory note with some debt with these presents given by Jacob Thomas then this Mortgage shall be void

In witness whereof I the said Jacob Thomas have subscribed the above this twenty fourth day of December in the year of our Lord one thousand eight hundred and fifty eight
Executed and delivered in presence of

Jacob Thomas

At true Copy of the Original received Dec 24th 1857 at six o'clock and fifty five P.M. and recorded by me
Attest Benjamin Reed Town Clerk

MASSACHUSETTS VITAL RECORDS: MIDDLEBOROUGH #149
MORTGAGES 1858-1859, pp 108-175 Holbrook

Mortgage of Personal Property
Jacob Thomas to Lewis Lincoln & Son

Know all Men by these presents that I Jacob Thomas of Middleboro' in the County of Plymouth and Commonwealth of Massachusetts agree in the consideration of fifty dollars to me paid by Lewis Lincoln & Son in the same County and Commonwealth aforesaid the right whereof is hereby acknowledged to have granted and sold and by these presents do give assign and sell unto the said Lewis Lincoln & Son their heirs and assigns the following personal property to wit one Carriage Wagon meaning the same on which I Daught of the said Lewis Lincoln & Son on the same day of the date of these presents do have and to have the above described property to the said Lewis Lincoln & Son their Executors and assigns forever and the said Jacob Thomas do couch myself the lawful owner of same property and have a good right to sell and dispose of the same in manner as aforesaid

Provided Nevertheless that if the said Jacob Thomas his Executors or Administrators shall pay unto the said Lewis Lincoln & Son their Executors Administrators or assigns the sum of fifty dollars with interest in one year from date according to the terms of a certain promissory Note of even date with these presents given by the said Jacob Thomas to the said Lewis Lincoln & Son then this Mortgage shall be void

In witness whereof I the said Jacob Thomas have subscribed the same this fifth day of April in the year of our Lord one thousand eight hundred and fifty eight

Executed and
Signed in presence of { Jacob Thomas }
Elijah C. Fisher

A true Copy of the Original received April 5th 1858 at Eight O'clock and then said I and Received by me

Attest Andrew M. Eaton Town Clerk

Mortgage of Personal Property
George H. Corbett to Royal Lincoln

Know all Men by these presents that I George H. Corbett of Middleborough in the County of Plymouth and State of Massachusetts in consideration of the sum of Twelve Hundred Dollars to me paid by Royal Lincoln of Roxbury in the County of Norfolk and State aforesaid the receipt whereof is hereby acknowledged have granted and sold and by these presents do give assign and sell unto the said Royal Lincoln

The following described personal property to wit: Three Horses used by me in conducting my business as a Farmer in said Middleborough to the value of Five Hundred and Fifty Dollars. Wagon and Tools used by me in my Farm situated in said Middleborough to the value of Three Hundred Dollars. Four wagons used by me in said business in said Middleborough to the value of Three Hundred and Fifty Dollars. One Board Pier and Four Sets of Harness used by me in said business in said Middleborough to the value of One Hundred Dollars. The whole of the above described personal property being valued at the sum of Twelve Hundred Dollars

I have and to have the above described goods and chattels to the said Royal Lincoln his Executors Administrators and assigns forever. And I the said George H. Corbett do couch myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner as aforesaid

Provided Nevertheless that if the said George H. Corbett his Executors or Administrators shall pay unto the said Royal Lincoln his Executors or Administrators or assigns the sum of Twelve Hundred Dollars then this mortgage is also a certain promissory note bearing even date of this instrument signed by the said George H. Corbett whereby he promises to pay Royal Lincoln the sum of One Thousand Dollars or more on demand with interest from date shall be void. Wherein both shall remain in full force and virtue

In witness whereof I the said George H. Corbett have subscribed the same this thirtieth day of April in the year of our Lord one thousand eight hundred and fifty eight

Continued on next page

Mortgage of Personal Property for the said Jacob Thomas to the said Lewis Lincoln & Son

Mortgage of Personal Property Continued
George H. Everett to Royal Lincoln

Executed and delivered

in presence of
Thomas Weston Jr

George H. Everett

A true Copy of the original received April 30th
1858 at one O'clock P.M. and recorded by me
Attest Andrew M. Eaton Town Clerk
Litch.

Mortgage of Personal Property
George H. Everett to Royal Lincoln

Know all Men by these presents
That I George H. Everett of Middleborough in
the County of Plymouth and State of Massachusetts
In consideration of the sum of twelve hundred dollars
to me paid by Royal Lincoln of Boston in the
County of Suffolk and State of Massachusetts
the receipt whereof is hereby acknowledged, have granted,
sold, conveyed and sold, and by these presents do grant,
convey, and sell unto the said Royal Lincoln

The following described personal property, to-wit:
Three Horses and one in conducting my business
as a Baker in said Middleborough to the value of
Four Hundred Dollars. Machinery and Tools used
and in said business to the value of Three Hundred
Dollars. Four Wagons used by me in said business
to the value of Three Hundred and Fifty Dollars.
One Round Hay and four Sets of Harness used
by me in said business to the value of One Hundred
Dollars.

The whole of the above described property being
valued at Twelve Hundred Dollars.

To have and to hold the aforesaid described goods
and chattels to the said Royal Lincoln his Executor,
Administrators and assigns, forever. And I the said
George H. Everett do avouch myself to be the lawful owner

Mortgage of Personal Property Continued 111
George H. Everett to Royal Lincoln

of said goods and chattels, and have good right to
sell and dispose of the same in manner aforesaid.

Provided Nevertheless, That if the said George H.
Everett his Executors or Administrators, shall pay unto
the said Royal Lincoln his Executors, Administrators or
Assigns, the sum of One Thousand Dollars then this
mortgage as also a certain promissory note bearing even
date herewith, signed by the said George H. Everett whereby
he promises to pay the said Royal Lincoln the sum of
One Thousand Dollars or order, on demand, with interest
from date shall be void, otherwise it shall remain in
full force and virtue.

In witness whereof, I, the said George H. Everett have
subscribed the same this Thirtieth day of April, in the
year of our Lord one thousand eight hundred and
fifty-eight.

Executed & delivered in presence of

Thomas Weston Jr

George H. Everett

Plymouth Jr At D 1858 I have personally appeared
the above named George H. Everett and acknowledged
the above instrument by him executed to be his
free act and deed before

Charles Ward Justice of the Peace

A true Copy of the original received April
the Thirtieth at Six O'clock and forty five minutes
P.M. and recorded by me
Attest Andrew M. Eaton Town Clerk
Litch.

Middleborough June 30th 1858. I do hereby certify that this
Mortgage and discharge of Royal Lincoln by George H. Everett
is a true and correct copy of the original as the same appears from the
records of the Town of Middleborough.

Mortgage of Personal Property

Thomas Whitcomb to Nahum M. Foster

Know all men by these presents, that I, Thomas Whitcomb, of Middleborough, in the County of Plymouth, in consideration of one hundred and thirty-five dollars to me paid by Nahum M. Foster of said Middleborough, the consideration whereof is hereby acknowledged, do hereby sell and convey unto the said Foster, one whole Horse, which I have duly purchased of the said Foster. To have and to hold the said Horse unto the said Nahum M. Foster his Executors, Administrators and Assigns, to his sole use, power, and I do verily myself to be the lawful owner of said Horse.

Provided, nevertheless, that if the said Mortgage, his Executors or Administrators shall will and truly pay unto the said Mortgage, his Executors, Administrators or Assigns, the sum of one hundred and thirty-five dollars, on demand, with interest thereon then due, as also a certain promissory Note bearing date this twentieth day of May, 1858, by the said Mortgage, whereby he promises to pay the said Mortgage, the said sum and interest at the time aforesaid, shall both be void; otherwise, shall remain in full force and virtue.

In testimony whereof, I, the said Thomas Whitcomb, have hereunto set my hand and seal, this twenty-fifth day of May, in the year one thousand eight hundred and fifty-eight.

Executed in presence of } Thomas Whitcomb.
C. Robinson.

A true copy of the original received May 25th 1858
at 2 1/2 o'clock P.M. and recorded by me,
Attest Andrew M. Carter Town Clerk
June 25

Bill of Sale

Elisha Waterman to Sydney Tucker

Know all men by these presents, that I, Elisha Waterman, of Middleborough, do sell unto Sydney Tucker, one red, half Devon, two years old, heifer, being the same one that I bought of J. L. Pease for the sum of thirty-five dollars, and Tucker is to hold the above heifer until the above named sum is paid with interest from this date.

Middleborough }
April 20th 1858. } Elisha Waterman.

A true copy of the original received April 24th 1858
from Elisha W. M. and recorded by me,
Attest Andrew M. Carter Town Clerk
June 25

Bill of Sale

Eliab Deane to Orrin E. Deane

Know all men by these presents, that I, Eliab Deane, of Middleborough, in the County of Plymouth and Commonwealth of Massachusetts, in consideration of one dollar to me paid by Orrin E. Deane of said Middleborough, and in consideration of a house and support for myself and Lydia Deane, my wife, during the remainder of our natural lives do hereby sell and convey unto said Orrin E. Deane, all the Stock, Cattle, and Pools on the Farm now occupied by me in said Middleborough, To have and to hold the aforesaid premises with all the privilege and appurtenances thereto belonging to him the said Orrin E. Deane, his heirs, and assigns forever.

In witness whereof, I the said Eliab Deane have hereunto set my hand and seal this Twenty-Seventh day of November, A.D. Eighteen Hundred and Fifty-Seven.

Signed, sealed and delivered in presence of } Eliab Deane
Mrs M. James, Lois Deane.

A true copy of the original received Dec 18/57 3 o'clock P.M. and recorded by me,
Attest Andrew M. Carter Town Clerk
June 25

Mortgage of Personal Property Sarah H. Keith to Levi M. Cobb

Know all Men by these presents That I
Sarah H. Keith of Middleborough in the
County of Plymouth and Commonwealth of
Massachusetts in consideration of four hundred
and three dollars & fifty cents to me paid by
Levi M. Cobb of Providence in the State of Rhode
Island the receipt whereof is hereby acknowledged
have granted conveyed and sold and by these presents
do grant convey and sell unto the said Levi M. Cobb
all and singular the Goods & Chattels wares Effects
and Merchandise now in the Store occupied by me
in said Middleborough known by the name and
called the Black with the Store fixtures therein

to have and to hold all and singular the said Goods
& Chattels wares Effects & Merchandise & Store fixtures
unto the said Levi M. Cobb his Executors
administrators or assigns to his & their sole use forever
Provided nevertheless that if the said Sarah H. Keith
her Executor or administrator shall well and truly
pay unto the said Levi M. Cobb his Executor
administrators or assigns the sum of four hundred
three dollars & fifty cents and interest then
this deed is also a certain promissory note bearing
even date herewith signed by the said Mortgagor
whereby she promises to pay the said Mortgagor the
said sum & interest at the time aforesaid shall
be paid otherwise shall remain in full force & virtue
and provided also, that until default by the said Sarah
H. Keith of and in the performance of the condition of defalcation
aforesaid or of some part thereof, it shall and may be lawful for
said Sarah H. Keith her Executor, Administrator, or assigns to use
possession of the said Goods & Chattels, Wares, Effects, Merchandise & Store
Fixtures, using and making sales thereof from time to time in the
usual course and manner of trade and applying the proceeds of
such sales to the payment of said note. And if the said Goods &
Chattels, Wares, Effects, Merchandise & Store Fixtures or any part thereof shall
be attached by any other creditor or creditors of the said Sarah H. Keith
before the payment of said note and interest then it shall be lawful

Mortgage of Personal Property Sarah H. Keith to Levi M. Cobb Continued

to compel for the said Levi M. Cobb, his Executor Administrator, or assigns
to take immediate possession of the same to his or their own use

In testimony whereof, I the said Sarah H. Keith have hereunto
set my hand and seal this twenty sixth day of July in the year
One Thousand Eight Hundred and Fifty Eight

Executed & delivered

in presence of
Stephen P. Cobb

Sarah H. Keith

23

A true copy of the original, received July 26, 1858
at the P.M. and recorded by me.

Attest Andrew M. Eaton Town Clerk
Paid 45

Mortgage of Personal Property William B Gibbs to Naham M Tribou

Know all men by these presents that I William B Gibbs of Middleborough in the County of Plymouth and Commonwealth of Massachusetts

In consideration of the sum of one hundred & sixty five dollars to me paid by Naham M Tribou of the Town aforesaid the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said Naham M Tribou one long twisted bay Horse six years old which I have this day purchased of the said Tribou

To have and to hold the afore described goods and chattels to the said Naham M Tribou his Executors Administrators and Assign forever and I the said William B Gibbs do vouch myself to be the lawful owner of said goods and chattels and good right to sell and dispose of the same in manner aforesaid

Provided Nevertheless that if the said William B Gibbs his Executors or Administrators shall pay unto the said Naham M Tribou his Executors Administrators or Assign the said sum of one hundred & sixty five dollars on demand with interest according to the tenor of a certain promissory note given by the said Gibbs to the said Tribou bearing even date with these presents then this Mortgage shall be void

In witness whereof I the said William B Gibbs have subscribed the same this Twenty third day of June in the year of our Lord one thousand eight hundred and fifty eight

Executed and delivered
in presence of
C Robinson

Wm B Gibbs

A true Copy of the original received June 23^d 1858 at four o'clock and Twenty minutes P.M. and recorded by me

Alfred Anderson M.C. Town Clerk

Page 25

Mortgage of Personal Property George H Everett to Cleager Richmond

Know all men by these presents that I George H Everett of Middleborough in the County of Plymouth and Commonwealth of Massachusetts

In consideration of the sum of five hundred dollars to me paid by Cleager Richmond of Lobbville in said County & Commonwealth

the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said Richmond one another

Machine with all the Fixtures & Tools now in the Shop room occupied by me on Pine Street also 2 peddling Wagons one Express Wagon two bay Horses one Bay Mare & three Hens all of said property is now in my possession & use & occupied by me in my business

To have and to hold the afore described goods & chattels to the said Cleager Richmond his Executors Administrators and Assign forever and I the said George H Everett do vouch myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid

Provided Nevertheless that if the said George H Everett his Executors or Administrators shall pay unto the said Cleager Richmond his Executors Administrators or Assign the said sum of five hundred dollars in manner following viz two hundred dollars interest Quarterly in one year from the date of these presents three hundred dollars in two years from the date of these presents with interest quarterly according to the terms of two promissory notes bearing date with these presents then this Mortgage shall be void

In Witness whereof I the said George H Everett have subscribed the same this first day of July in the year of our Lord one thousand eight hundred and fifty eight

Executed and delivered in presence of
C Robinson

George H Everett

A true Copy of the original received July 1st 1858 at 6 o'clock and 20 minutes P.M. and recorded by me

Alfred Anderson M.C. Town Clerk

Page 26

Mechanics Lien James H. Weston on William L. Dean

I James H. Weston of Middleboro in the County of Plymouth do hereby Claim to have Lien upon the lot of Land & the dwelling house & stable thereon standing situated in said Middleboro bounded North & North by Main Street Easterly & Southerly by the Land of Amasa Lamb to secure the payment of thirty nine dollars & thirty seven cents being the amount of my wages after deducting all just credits for work done by me in building said house & stable according to the following account hereunto annexed

Sept 30 th To one half days work	79
Oct 1 st " " " "	1 58
" 2 nd " " " "	1 58
" 3 rd " " " "	1 58
To week ending Oct 10 th 6 days work	9 48
" " " " 17 th 6 " "	9 48
" " " " 24 th 6 " "	9 48
Oct 26 th To 9 hours work	1 85
" 30 th " 9 " "	1 35
" 31 st " 9 " "	1 35
Nov 21 st " 9 " "	1 35
	<u>\$39.37</u>

George F. Tipton of said Middleborough is the contractor under whom said work was done and William L. Dean of said Middleboro was the owner of said premises at the time said work was done and is the owner thereof at this time

Dec 19th 1887

James H. Weston

Plymouth p Dec 19th 1887 personally appeared the above named James H. Weston and made oath that the foregoing Certificate by him subscribed is true
Before me

Ernest Robinson Justice of the Peace

A true Copy of the Original rec^d Dec 19th 1887 at ten o'clock and twenty minutes P.M. and recorded by me

(Attest) Andrew M. Cator Town Clerk
Paid

Mortgage of Personal Property Calvin Mardock to Merrill Robinson

Know all Men by these presents that I Calvin Mardock of Middleborough County of Plymouth & Commonwealth of Massachusetts

In consideration of the sum of three hundred dollars to me paid by Merrill Robinson of the town County & Commonwealth aforesaid the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do give sell convey and release unto the said Merrill Robinson

One dark Colt Hand gun & Amos and Harp one Bayley Wagon one Harrow and one Sack all of said property being now in my possession To have and to hold the above described goods and chattels to the said Merrill Robinson his Executors Administrators and Assigns forever And if the said Calvin Mardock do at any time fail to pay to the said Merrill Robinson the sum of three hundred dollars in demand and interest according to the tenor of a certain promissory note given to said Robinson by said Mardock bearing date with this Bond then this Mortgage shall be void In witness whereof I the said Calvin Mardock have subscribed the same this twenty seven day of September in the year of our Lord one thousand eight hundred and fifty eight.

Executed and delivered
in presence of
E. Robinson

C. Mardock

30

A true Copy of the original rec^d Sept 28 1858 at 8 o'clock and 30 minutes P.M. and recorded by me

(Attest) Andrew M. Cator Town Clerk
Paid

122 Mortgage of Personal Property
 Elias G. Eaton to Edward H. Waterman

Know all men by these Presents
 That Elias G. Eaton of Middleborough, in the County
 of Plymouth in consideration of the sum of two
 hundred dollars, to me paid by Edward H. Waterman
 of said Middleborough, the receipt whereof is hereby acknowledged,
 have granted, bargained and sold, and by these Presents
 do grant, bargain and sell unto the said Edward H.
 Waterman, the following Goods and Chattels, viz:

Two covered wagons which said Eaton has this
 day bought of said Waterman, one of which is black
 and the other black, striped with yellow, one of which has
 been in my possession some time, being by purchase
 of said Waterman, and the other has been in my
 possession about one month; also one horse, small
 mixed with gray, white face, about five years old.

To have and to hold the aforedescribed goods and chattels
 to the said Waterman, his Executors, Administrators, and
 Assigns, forever. And I, the said Eaton, do severally
 myself to the lawful owner of said goods and
 chattels, and have good right to sell and dispose
 the same in manner aforesaid.

Provided, nevertheless, that if the said Eaton, his
 Executors or Administrators, shall pay unto the said
 Waterman, his Executors, Administrators, or Assigns, the
 sum of two hundred dollars, and interest on the same
 within one year from this date, then this Mortgage shall
 be void.

In witness whereof, I, the said Elias G. Eaton have sub-
 scribed the same this twentieth day of September, in the
 year of our Lord one thousand eight hundred and fifty-eight.

Elias G. Eaton. 

A true copy of the original, received Sept 24th 1858
 at the County Clerk's Office and recorded by me
 David W.

123 Bill of Sale of Personal Property
 Sylvanus Hinckley Jr. to Sylvanus Hinckley

Know all men by these Presents
 That I, Sylvanus Hinckley, Junior, of Middleborough, in the
 County of Plymouth and State of Massachusetts, for and in
 consideration of the sum of Three Hundred and Fifty dollars, to
 me in hand paid and truly paid, as or before signing, delivery and
 delivery of these Presents, by Sylvanus Hinckley, Senior, of
 aforesaid, the receipt whereof I, the said Sylvanus Hinckley, Jr.
 do hereby acknowledge, have granted, bargained and sold, and
 by these Presents do grant, bargain and sell, unto the said
 Sylvanus Hinckley, Jr.

The following described personal property, now owned by
 me, namely: My stock of Iron in trade, valued at Three
 Hundred Dollars. One Covered Wagon now used by me as a
 "soling wagon" valued at Twenty Dollars, and the value of the
 above personal property amounting to Three Hundred and
 Fifty Dollars in value.

To have and to hold the said granted and bargained personal
 property unto the said Sylvanus Hinckley, Jr. his Executors
 Administrators, and Assigns, to have and to hold their only proper use,
 benefit and behoof forever, and I, the said Sylvanus Hinckley, Jr.
 Junior, do severally myself to the true and lawful owner of the
 said personal property, and have in my full power, good right and
 lawful authority, to dispose of the said personal property, in manner
 aforesaid, and I do, for myself, my heirs, Executors and Adminis-
 trators, hereby severally and agree to warrant and defend the
 said personal property unto the said Sylvanus Hinckley, Jr.
 his Executors, Administrators, and Assigns, against the lawful
 claims and demands of all persons whatsoever.

In witness whereof, I, the said Sylvanus Hinckley, Jr. have
 hereunto set my hand and seal this twenty-fifth day of August
 in the year of our Lord one thousand eight hundred and fifty-eight.
 Executed and delivered

Sylvanus Hinckley Jr. 

A true copy of the original, received Aug 24th 1858
 at the County Clerk's Office and recorded by me
 (Miss) Andrew M. Eaton Town Clerk
 David W.

124 Mortgage of Personal Property
Stephen Thomas to Lewis Lincoln & Son

Know all Men by these presents that I Stephen Thomas of Middleborough in the County of Plymouth and Commonwealth of Massachusetts Gentlemen in Consideration of the sum of one hundred and ninety five dollars to me paid by Lewis Lincoln & Son in the Town County and Commonwealth aforesaid Mechanicks the receipt whereof is hereby acknowledged have bargained and sold and by these presents do grant and sell unto the said Lewis Lincoln & Son their heirs and Assigns the following Personal Property to wit one Day Mare one Slop Duggy one open Duggy Wagon one Harness meaning the sum which I bought of the said Lewis Lincoln & Son on the day of the date of these presents to have and to hold the above described property to the said Lewis Lincoln & Son their Executors and Assigns forever and I the said Stephen Thomas do touch Rightly the lawful owner of said property and have good right to sell and dispose of the same in manner as aforesaid.

Providing nevertheless that if the said Stephen Thomas his Executors or Administrators shall pay unto the said Lewis Lincoln & Son their Executors Administrators or Assigns the said sum of one hundred and ninety five dollars with interest in one year from date according to the terms of a certain promissory note of even date with these presents given by said Stephen Thomas to the said Lewis Lincoln & Son then this Mortgage shall be void.

In witness whereof I the said Stephen Thomas have subscribed the same this second day of November in the year of our Lord one thousand eight hundred and fifty eight

Stephen Thomas

Executed and delivered
in presence of
Lyander W. Fitch

A true Copy of the Original received Nov 2^d 1858
at eight o'clock and forty four minutes A.M.
and received by me

Oliver Andrew M. Carter town Clerk

Mortgage of Personal Property 125
Jeremiah Fleeth to Henry Dimham

This Indenture made this 11th day of November in the year of our Lord one thousand eight hundred and fifty eight between Jeremiah Fleeth of Middleboro County of Plymouth State of Massachusetts of the first part and Henry Dimham of Abington County of Plymouth State of Massachusetts of the second part Witnesseth that the said party of the first part in the consideration of the sum of one hundred dollars to him duly paid has sold and by these presents doth grant sell & convey to said party of the second part the following Goods

one Warp Thread Looming Machine No 485 the same now in possession of said party of the first part together with all the appurtenances thereto belonging

This grant is intended as a Mortgage to secure the payment of a certain promissory Note now held by said Dimham of the second part given by said Fleeth of the first part for the sum of One Hundred dollars dated Nov 11th 1858 last part and Payable the Order of Henry Dimham four Months from date thereof of the amount of said Note shall be promptly paid at Maturity these presents shall become Null & Void Otherwise they shall remain absolute

In witness whereof I said party of the first part have hereunto set my hand and seal this day and year above mentioned

Witness
Isaac Marshcutt } J Fleeth

Signed Sealed and delivered in the presence
of Russell Alden

A true Copy of the Original received November 11th 1858 at Six O'clock and fifty five minutes P.M.
and received by me

Oliver Andrew M. Carter town Clerk

126 Mortgage of Personal Property
Jeremiah Peeth to Russell Alden

This Indenture made this eighteenth day of November in the year of our Lord eighteen hundred and fifty eight between Jeremiah Peeth of Middlebury County of Plymouth State of Massachusetts of the first part and Russell Alden of North Bridgewater County of Plymouth State of Massachusetts of the second part Witnesseth That to the said party of the first part in the consideration of the sum of fifty five dollars to him duly paid has sold and by these presents doth grant sell & convey to said party of the second part the following Goods

one of Lemmets No 2 Binding Machine No 948 with 1 Leather folder & Gutten folder the same now in possession of said party of the first part together with the appurtenances thereto belonging

This grant is intended as a Mortgage to secure the payment of a certain promissory Note now held by said Alden of the second part given by said Peeth of the first part for the sum of fifty five dollars dated Nov 18th 1858 last part Payable to the Order of the said Peeth four Months from date thereof of the amount of said shall be promptly paid when it shall become due these presents shall become null & void otherwise they shall remain absolute

In witness whereof I said party of the first part have hereunto set my hand & seal the day and year above mentioned

Witness
C W Blanchard

Jeremiah Peeth

25

Signed Sealed and delivered in presence of

Russell Alden

A true Copy of the Original received Nov 27th 1858 at Six O'clock and fifty five min P.M. and recorded by me
Attest Andrew M Eaton Town Clerk

Mortgage of Personal Property 127
Stephen Thomas to Peter H Pease & Co

Know all Men by these presents That I Stephen Thomas of Middlebury in the County of Plymouth & Commonwealth of Massachusetts In consideration of the sum of two hundred ninety seven dollars & twenty four cents to me paid by Peter H Pease & Co Pease & Thomas & Pease all of said Middlebury and partners in trade doing business under the style & firm of Peter H Pease & Co The receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said Peter H Pease & Co

One red Cow & One red two year old heifer with white spots in her face one yearling Heifer

To have and to hold the above described goods and chattels to the said Peter H Pease & Co their Executors Administrators and Assigns forever

and I the said Stephen Thomas do hereby agree to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid

Provided Nevertheless That if the said Stephen Thomas his Executors or Administrators shall pay unto the said Peter H Pease & Co their Executors Administrators or Assigns the said sum of two hundred & ninety seven dollars & twenty four cents in one year from the date of these presents according to the terms of a certain promissory note given by the said Thomas to said Pease & Co for said amount bearing date herewith then this Mortgage shall be void

In witness whereof I the said Stephen Thomas have subscribed the same this twenty fifth day of November in the year of our Lord one thousand eight hundred and fifty eight

Executed and delivered in presence of Stephen Thomas
Everett Robinson

26

A true Copy of the Original received Nov 27th 1858 at seven O'clock P.M. and recorded by me
Attest Andrew M Eaton Town Clerk
Dec 25

128 Mortgage of Personal Property
William Swift to Samuel Swift

Know all Men by these presents that I
William Swift of Middleborough in the County of
Plymouth & Commonwealth of Massachusetts
in Consideration of the sum of one Hundred dollars to
me paid by Samuel Swift of Wareham in said County
the receipt whereof is hereby acknowledged have granted
bargained and sold and by these presents do grant
bargain and sell unto the said Swift one Bay Horse
now in my possession and which I purchased of
William B White one red & white horse calf

To have and to hold the afore described goods and
Chattel to the said Samuel Swift his Executors
Administrators and Assigns forever and I the
said William Swift do vouch myself to be the
lawful owner of said Goods and Chattel and good right
to sell and dispose of the same in manner aforesaid
Subject to the right of Trust Robinson & said Horse
Principals Heretofore that if the said William Swift
his Executors or Administrators shall pay unto the said
Samuel Swift his Executors Administrators or Assigns
the said sum of one Hundred dollars & interest
according to the terms of a certain promissory Note
given by said William & one Eliza Hensley to said
Samuel for one Hundred dollars dated May 20th 1856
whereby they promise to pay the said Samuel one
Hundred dollars with interest in two years from
said date then this Mortgage shall be void

In witness whereof I the said William Swift
have subscribed the same this twenty eighth
day of November in the year of our Lord one thousand
eight hundred and fifty eight
Executed and Delivered } William Swift
in presence of

A True Copy of the Original received Nov 29th 1858
at Eleven O'clock and thirty min A.M. and returned
by me Alfred Andrews M. Eaton Town Clerk

Mortgage of Personal Property 129
Cyrus Smith to John Q. Morton

Know all Men by these presents that I Cyrus Smith
of Middleboro in the County of Plymouth Commonwealth of
Massachusetts for and in consideration of the sum of ^{one} hundred
and seventy five Dollars to me in hand well and truly paid
at or before signing sealing and delivering of these presents
by John Q. Morton of said Town County and State
the receipt whereof I the said Cyrus Smith do hereby acknowledge
have granted bargained and sold and by these presents do
grant bargain and sell unto the said John Q. Morton
his Horse and Covered Carriage kept on and
now used by him

To have and to hold the said granted and bargained
Horse and Carriage unto the said John Q. Morton
his heirs Executors Administrators and Assigns to his and
their only proper use benefit and behoof forever and I
the said Cyrus Smith do vouch to be the true and
lawful owner of the said Horse and Carriage and have
in myself full power good right and lawful authority
to dispose of the said Horse and Carriage in manner
aforesaid and I do for myself heirs Executors and
Administrators hereby covenant and agree to warrant and
defend the said Horse and Carriage unto the said John
Q. Morton to him and his heirs Executors Administrators and
Assigns against the lawful claims and demands of all
persons whomsoever

In witness whereof I the said Cyrus Smith have hereunto
set my hand and seal this second day of November in the
year of our Lord one thousand eight hundred and fifty eight
Executed and Delivered } Cyrus Smith
in presence of } Jacob B. Shaw

A True Copy of the Original received November
Second one thousand eight hundred and fifty eight at
Twelve O'clock and fifteen minutes P.M. and
received by me
Alfred Andrews M. Eaton Town Clerk

Deed of John G. Vaughan to Andrew Leonard.

Know all men by these presents, that I John G. Vaughan of Middlebury, in the County of Plymouth, do hereby let & lease unto Andrew Leonard, the dwelling house and one half of an acre of land adjoining the same, and also one half of an acre across the pond in front of the said house, being a part of the premises. And this day purchased of Luther B. Musdock and Silas H. Musdock, who is now occupied by said Leonard to have and to hold, the same to the said Leonard so long as he may wish to live in said house, in consideration of the agreement I made with the said Musdock at the time I purchased the said premises. In witness whereof, I the said John G. Vaughan, have hereunto set my hand and seal this fifth day of September, in the year one thousand eight hundred and fifty seven, and said Leonard is not to commit any waste or waste on said premises, and is to take good care of the same.

Witness in presence of
Ernest Robinson

John G. Vaughan

A true copy of the original, received Sept. 27th, 1858, at eleven hundred and fifty seven, at one o'clock P.M., and recorded by me.

Attest Andrew M. Eaton Town Clerk
Paid V

Bill of Sale
A. J. Pickens to W. B. Wood.

Know all men by these presents, that I A. J. Pickens of Middlebury, in the County of Plymouth and Commonwealth of Massachusetts, in consideration of Five Hundred & Twenty Four dollars to me paid by W. B. Wood of Middlebury, County & State aforesaid, and in consideration of which do hereby sell and convey unto said W. B. Wood, all the goods mentioned in this bill.

1 Hay		15.00
5 Tons of hay, more or less	15.00	75.00
1 Cart		50.00
1 Corned Buggy		10.00
3 Harness	8.00	24.00
7 Bedsteads	5.00	35.00
40 Chairs	5.00	200.00
8 Tables	4.00	32.00
4 Stands	2.00	8.00
3 Beds	15.00	45.00
1 Mattress	5.00	20.00
Bedding for 7 Beds	10.00	70.00
10 Cartons of Galum	4.00	40.00
10 " " Salt Galum	10.00	100.00
		<u>574.00</u>

In witness whereof, I the said A. J. Pickens, have hereunto set my hand and seal this Twenty second day of December, Eighteen Hundred and fifty eight.

Signed, sealed and delivered

in presence of
Nathan King.

A. J. Pickens.

Plymouth ss. December 27, 1858.

Then personally appeared the within named A. J. Pickens, and acknowledged the within instrument by him executed to be his free act and deed.

Before me, Nathan King, Justice of the Peace.

A true copy of the original, received Dec. 27, 1858, at eleven hundred and fifty minutes A.M., and recorded by me.

Attest Andrew M. Eaton Town Clerk

Paid V

Bill of Sale

A. J. Pickens to Joseph S. Fearing

Know all men by these presents, that I, A. J. Pickens of Middleborough, in the County of Plymouth, and Commonwealth of Massachusetts, in consideration of some Hundred and ninety dollars to me paid by Joseph S. Fearing of the City of Providence and State of Rhode Island, in consideration of which I do hereby sell and convey unto the said Joseph S. Fearing, all the Goods mentioned in and to-wit:

1 Piano Forte	\$ 200.00
1 Chestnut colored horse	150.00
1 Cow	25.00
1 Express Wagon	50.00
1 Buggy Wagon	50.00
1 Hot Shop	75.00
6 " Pressing Machine @ 25.00	150.00
1 Sofa	25.00
8 Mahogany Chairs @ 3.12 1/2	25.00
1 " " Table	15.00
1 Parlor Carpet	25.00
	<u>790.00</u>

In witness whereof, I, the said A. J. Pickens have to set my hand and seal this Twenty-second day of December, Eighteen hundred & fifty-eight.

Signed, sealed, and delivered

in presence of A. J. Pickens
Wm. D. Weed.

Plymouth, ss. December 27, 1858.

Then personally appeared the within named A. J. Pickens, and acknowledged the within instrument by him executed, to be his free act & deed.

Before me at Athol, Mass. Justice of the Peace.

A true copy of the original, received Dec 27, 1858, at eleven o'clock and fifty minutes A.M. and recorded by me.

Attest Andrew M. Eaton Town Clerk
Paid 25

Mortgage of Personal Property

George H. Smith to Charles Richmond

Know all men by these presents, that I, George H. Smith, of Middleborough, in the County of Plymouth, and Commonwealth of Massachusetts, in consideration of the sum of Five hundred dollars to me paid by Charles Richmond of Lakeville, in said County, the receipt whereof is hereby acknowledged, have granted, bargained, sold and by these presents do grant, bargain, and sell unto the said Richmond:

One Chestnut Horse, which I received in exchange for a bay mare mortgaged heretofore by me to said Richmond, viz. on July 1st 1858.

To have and to hold the afore described goods and chattels to the said Richmond, his Executors, Administrators and Assigns, forever. And I, the said Smith, do annex myself to be the lawful owner of said goods and chattels, and have good right to sell and dispose of the same in manner aforesaid.

Provided nevertheless that if the said George H. Smith, his Executors or Administrators, shall pay unto the said Richmond, his Executors, Administrators, or Assigns, the said sum of five hundred dollars in the manner following viz. Two hundred dollars in one year with interest quarterly from July 1st 1858. Three hundred in two years with interest quarterly from July 1st 1858, according to the terms of two promissory notes given by said Smith to said Richmond, bearing date July 1st A.D. 1858.

In witness whereof, I, the said George H. Smith, have subscribed the same this twenty-first day of October in the year of our Lord, one thousand, eight hundred and fifty-eight.

Executed and delivered George H. Smith
in presence of Wm. D. Weed.

A true copy of the original, received Oct 25th 1858, at ten o'clock and fifteen minutes A.M. and recorded by me.

Attest A. M. Eaton Town Clerk
Paid 25

Certificate of Lien Joshua Sherman on A. J. Pickens.

I, Joshua Sherman, of Middleborough, in the County of Plymouth, do hereby claim to have a lien upon the lot of land and the dwelling house thereon standing, situated in said Middleborough owned and occupied by Andrew J. Pickens, and bounded northwily by the land of Ebenezer Pickens and Joseph Jackson; Eastwily by the Ramoth River Southwily by the land of Mrs B. Wood and John M. Soule, to secure the payment of fifty two dollars and thirtion cents being the amount due me, after deducting all past credits, for labor done and materials furnished by me in finishing said dwelling house, according to the account hereto annexed.

A. J. Pickens to J. Sherman			Dr.
Per 6 To 175 feet Spruce Joists	@ \$15.00 M		2 62
" " " 200 " Pine	" 12.00 "		2 40
" " " 29 " Boards	" " "		35
" " " 292 " Plank	" 15.00 "		4 38
" " " 68 " East Plank	" 38.00 "		2 58
" " " 5 Sky Lights	@ 1.50 each		7 50
" " " 33 1/2 lbs Nails	@ 4 cts		1 33
" " " 16 1/2 Days Labor	@ 11/6 per day		30 97
			<u>\$52 13</u>

That I contracted with said Andrew J. Pickens to do said labor and to furnish said materials. And that he was then the owner and is now the owner of said premises as I have been informed and believe.

Witness my hand and seal this 27th day of Decr 27, AD 1858. Joshua Sherman.

Personally appeared the above named Joshua Sherman and made oath that the foregoing certificate, by him submitted, is true, before me.

Ernest Robinson Justice of the Peace.

A true copy of the original, received Decr 30th 1858 at 9 o'clock and 20 minutes P. M. and recorded by me.
Attest A. M. Eaton Town Clerk
Paid

Mortgage of Personal Property George H. Everett to Eleazar Richmond.

Know all men by these, that I, George H. Everett, of Middleborough, in consideration of the sum of one hundred dollars to me paid by Eleazar Richmond of Lakeville, the receipt whereof is hereby acknowledged, have granted, bargained, and sold, and by these presents do grant, bargain and sell unto the said Eleazar Richmond One Broad wagon, painted blue, now in my possession, which I purchased of Gethers & Shurtleff, and was built by said Shurtleff.

To have and to hold the above described goods and chattels to the said Richmond, his Executors, Administrators, and Assigns forever. And I, the said George H. Everett, do avouch myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid.

Provided nevertheless, That if the said George H. Everett his Executors, or Administrators, shall pay unto the said Richmond, his Executors, Administrators, or Assigns, the said sum of one hundred dollars, then this Mortgage shall be void.

In witness whereof, I, the said George H. Everett, have subscribed the same this nineteenth day of January, in the year of our Lord, one thousand eight hundred, and fifty-nine.

Executed and signed
in presence of
Mr. H. Wood.

Geo. H. Everett



A true copy of the original record, received Jan'y 19th 1859 at 9 o'clock and 20 minutes P. M. and recorded by me.

Attest A. M. Eaton Town Clerk
Paid

Mortgage of Personal Property. Charles W. Tribou to Leonard Richmond.

Know all men by these Presents, that I, Charles W. Tribou, of Middleborough, in consideration of the sum of eighty-sum and 7/10 dollars to me paid by Leonard Richmond of Lakeville, the receipt whereof is hereby acknowledged, have granted, bargained and sold, and by these presents do grant, bargain, and sell unto the said Leonard Richmond One Bay Horse, ten years old, star in the forehead, and one white hind foot, today delivered into my possession by said Richmond.

To have and to hold the afore described goods and chattels to the said Richmond, his Executors, Administrators, and Assigns, forever. And I, the said Charles W. Tribou do avouch myself to be the lawful owner of said horse, and have good right to sell and dispose of the same in manner aforesaid.

Provided nevertheless, that if the said Tribou, his Executors or Administrators, shall pay unto the said Richmond, his Executors, Administrators, or Assigns the said sum of Eighty-sum 7/10 dollars, in manner following, viz. Twenty-five 1/10 dollars in three months, twenty-five 1/10 dollars in six months, twenty-six 1/10 dollars in nine months, and ten dollars 6/10 in twelve months, then this Mortgage shall be void.

In witness whereof, I, the said Charles W. Tribou have subscribed the same this twenty-second day of January, in the year of our Lord one thousand eight hundred and fifty-nine.

Executed and delivered.

In presence of Charles W. Tribou.
W. H. Wood.

A true copy of the original record, received Jan'y 22^d at eleven o'clock A.M. and recorded by me.
Attest A. M. Eaton Town Clerk
Paid 15

Bill of Sale. Foster A. Harlow to Leonard Richmond.

Know all men by these Presents, that I, Foster A. Harlow, of Middleborough, in the County of Plymouth, in consideration of the sum of three hundred and forty dollars to me in hand well and truly paid, at or before signing, sealing, and delivery of these presents, by Edgar Richmond of Lakeville, the receipt whereof is the said Harlow do hereby acknowledge, have granted, bargained and sold, and by these presents do grant, bargain and sell unto the said Richmond One Bay Mare, one Tip Bay or one Pudge Horse, one Wagon Horse, one sleigh, one Buffalo Rob, one string of Bells, one patent leather collar, being the same which formerly belonged to me, and was in the possession of Harlow & Harlow, and one, at the dissolution of said copartnership, assigned to said Harlow, and which are now left in the possession of said Harlow, for the purpose of sale, by said Richmond.

To have and to hold the said goods and chattels unto the said Richmond, his heirs, Executors, Administrators, and Assigns, to his only proper use, benefit and behoof forever. And I, the said Foster A. Harlow, do avouch myself to be the true and lawful owner of the said Goods and Chattels, and have in me full power, good right, and lawful authority to dispose of the said Goods and Chattels in manner aforesaid, and I do for myself, my heirs, Executors, and Administrators, hereby covenant and agree to warrant and defend the said Goods and Chattels unto the said Richmond, his heirs, Executors, Administrators, and Assigns, against the lawful claims and demands of all persons whomsoever. In witness whereof, I, the said Foster A. Harlow have hereunto set my hand and seal this twenty-first day of January, in the year of our Lord one thousand, eight hundred, and fifty-nine.

Executed and delivered.

In presence of
W. H. Wood.

Foster A. Harlow

A true copy of the original record, received Feb'y 4th 1859 at eleven o'clock, twenty-five minutes A.M. and recorded by me.

Attest A. M. Eaton Town Clerk
Paid 15

131 Mortgage of Personal Property
James Harton to Vinet Lyon.

Know all men by these Presents, that I, James Harton of Middleborough, in the County of Plymouth, and State of Massachusetts, for and in consideration of the sum of sixty-one dollars to me paid by Vinet Lyon of Bridgewater, in the County of Plymouth, the receipt whereof is hereby acknowledged, do hereby grant, sell, alien, and set unto the said Vinet Lyon, and by these presents do grant, sell, and set the following described property, viz. One New England horse, one cow and veal, and one harness, and one appling knife, and a lot or lot of hay, more or less, whether may be in the barn to have and to hold the aforesaid property unto the said Vinet Lyon, his heirs, Executors, Administrators, and Assigns, to him and their successors forever. And I, the said James Harton, for myself, my Executors, and Administrators, do covenant with the said Vinet Lyon, his Executors, Administrators, and Assigns, that I am lawfully possessed of the said property as my own, that the same are free from all incumbrances, and that I will, and my Executors, Administrators, and Assigns shall warrant and defend the same to the said Vinet Lyon, his Executors, heirs, and Assigns against the lawful claims and demands of all persons.

Provided nevertheless, that if the said James Harton, his Executors, Administrators, or Assigns shall within seven months from this date, then this covenant shall be void otherwise to remain in full force and effect to be paid as described in a note bearing the same date. And provided also, that in case of default by the said James Harton, his Executors, Administrators, or Assigns in performance of the conditions aforesaid, it shall and may be lawful for him or them to take possession of the said granted property and to use and enjoy the same; but if the same or any part thereof shall be attached at any time before said day by any other creditor or creditors of the said James Harton,

Mortgage of Personal Property
James Harton to Vinet Lyon continued.

or if the said James Harton, his Executors, Administrators, or Assigns shall attempt to sell the same or any part thereof without notice to the said Vinet Lyon, his Executors, Administrators, or Assigns, and without their assent to such sale in writing expressed, then it shall be lawful for the said Vinet Lyon, his Executors, Administrators, or Assigns to take immediate possession of the whole of said granted property to him and their own use.

In testimony whereof, I the said James Harton have hereunto set my hand and seal this fourth day of August in the year of our Lord one thousand eight hundred and fifty-eight.

Signed, sealed, and delivered
in the presence of } James Harton
Nancy W. Harton }

A true copy of the original record August fourth 1858, at eight o'clock and fifty minutes A.M. & attested by me.

Attest Andrew M. Eaton Town Clerk
Paid 45-

Certificate of Vouch
J. G. Sparrow on Ebenezer Pickens' Eggs

Ebenezer Pickens' Eggs			
To Jacob C. Sparrow			
10 To 8 1/4 Gall Oil	7 83	6 83	
" " 3/4 " B. Oil	12 67	75	
" " 78 lbs White Lead	9	7 02	
" 10 hours @ 19 1/2 190 4 hours @ 12 1/2 50		240	
" 16 hours 2.88 8 hours 100		3 88	
" 5 hours 2 1/2 95		95	
12 " 10 hours 1.83 1/2 day 63		2 16	
19 " Painting 28 pr blinds	12 27	9 33	
29 " Painting conductors 38		58	
28 " Painting piazza floor 40		75	
26 " 1 Gall Oil		83	
Continued on next Page			7 35 60

Certificate of Deed (Continued)
 Jacob G. Sparrow on Ebenezer Pickens Esq.

1857	10000 Lumber for house	135.60
Jan 26	To 9 lbs Paints 9 th	1.12
	• 1 hour work 19 th	76
		137.48

I, Jacob G. Sparrow, of Middleboro, in the County of Plymouth, on oath depose, that the above is a true statement of the amount of labor and materials in me performed upon the dwelling house of Ebenezer Pickens in said Middleboro, it being the house in which he now lives, situated in said Middleboro on Main Street and for which labor I claim a lien upon said house.

Jacob G. Sparrow.

Signed sworn to the eighth day of February 1857.

Before me Mr. H. Wood, Justice of Peace.

A true copy of the original, received February 8th 1857 at 8 o'clock 55 minutes A.M. and recorded by me.

(Attest) A. M. Eaton Town Clerk

Paid 2nd

Certificate of Deed
 Jacob G. Sparrow on J. M. Pickens

1857	James M. Pickens to Jacob G. Sparrow	
Nov 17	To 1/2 lbs White Lead	8.39
	• 4 1/2 Gall Oil	3.84
	• 1/2 days J. 58 th 1/2 de 50	1.08
Nov 20	• 1 1/2 hours 212 6 1/2 C 81 st	2.93
22	• 2 1/2 pints 37 th 2 Gall Oil 166	2.03
	• 18 hours work 324 9 hours 112	4.36
Dec 1	• 19 th Japan 17, each oil for house 100, 15 hours work 270	3.87
2	• Paritizing 35 for blinds 13.12, 4 hours 75, 3 de C. 38	14.25
3	• 7 1/2 hours 131 7 1/4 de C. 92	2.22
23	• 11 1/2 lbs paint 4	1.45
1858	• 1 day 15 th 6 hours 75 th green 15 th varnish 38 th	2.76
Jan 26	• 11 lbs paint 138 3 gal Oil 62	2.00
	• 10 hours 212 4 hours	63
		50.04

Certificate of Deed (Continued) 141
 Jacob G. Sparrow on J. M. Pickens

I, Jacob G. Sparrow, of Middleboro, in the County of Plymouth, on oath depose, that the above is a true statement of labor and materials, performed and used upon the dwelling house of James M. Pickens, situated in said Middleboro, it being the same in which he now lives, situated on Main Street, and for which I claim a lien on said house.

Jacob G. Sparrow

Signed sworn to the 8th of Feb 1857

Before me

Mr. H. Wood

A true copy of the original, received February 8th 1857 at 8 o'clock 55 minutes A.M. and recorded by me.

(Attest) A. M. Eaton Town Clerk

Paid 2nd

Mortgage of Personal Property
 William B. Gibbs to N. M. Tribon

Know all men by these presents, that I, William B. Gibbs, of Middleboro, in the County of Plymouth, Commonwealth of Massachusetts, in consideration of the sum of one hundred and sixty five dollars to me paid by Nahum M. Tribon, of the town aforesaid, the receipt whereof is hereby acknowledged, have granted, bargained & sold & by these presents do grant bargain and sell unto the said Nahum M. Tribon, one long tail serried mare, ten years old which I have purchased this day of the said Tribon. To have and to hold the above described goods and chattels to the said Nahum M. Tribon, his Executors, Administrators and Assigns forever, and I the said William B. Gibbs do avouch myself to be the lawful owner of said goods & chattels & have good right to sell and dispose of the same in manner aforesaid.

Provided nevertheless, that if the said William B. Gibbs his Executors or Administrators shall pay unto the said Nahum M. Tribon, his Executors, Administrators or Assigns

(Continued on next page)

(Continued)
 142 Mortgage of Personal Property
 William B. Gibbs to Nahum M. Fitch

The said sum of one hundred & fifty dollars on demand, with interest, according to the tenor of certain promissory note given by the said Gibbs to the said Fitch bearing even date with these presents, then this Mortgage shall be void.

In witness whereof, I the said William B. Gibbs have subscribed the same this sixth day of January in the year of our Lord, one thousand eight hundred and fifty-nine.

Executed and delivered }
 in presence of } Wm B. Gibbs
 Joseph B. Gibbs }

A true copy of the original, received February 9th 1859
 3-40. P.M. and recorded by me.

Attest A.M. Eaton Town Clerk
 Paid 25

Bill of Sale
 Nathan A. Standish to Winslow B. Standish.

Winslow B. Standish,

Bill of Nathan A. Standish

One Small Brown Horse with four white feet	75.00
One Covered Wagon	10.00
One Open Wagon	10.00
One Wagon Harness	5.00
	<u>100.00</u>

Middleboro, March 7, 1859

Received Payment

E. A. Standish.

A true copy of the original, received March 17th 1859
 at eleven o'clock, fifteen minutes A.M. and recorded by me.

Attest A.M. Eaton Town Clerk

Bill of Sale of Personal Property 143
 George H. Shaw to George F. Hartwell

Know all Men by these presents that I George H. Shaw of Middleboro in the County of Plymouth for and in consideration of the sum of two hundred & fifty dollars to me in hand well and truly paid at or before signing sealing and delivering of these presents by George F. Hartwell of said Middleboro

the receipt whereof I the said George H. Shaw do hereby acknowledge have granted bargained and sold and by these presents do grant bargain and sell unto the said Hartwell one dark brown horse about six years old formerly owned by Benjamin Richmond of Litchfield & which is now in my possession and kept at my stable on North Street also one covered wagon now in my possession and one harness used with said wagon & said wagon & harness kept at my stable aforesaid

To have and to hold the said granted and bargained Chattels unto the said Hartwell his heirs Executors Administrators and Assigns to their only proper use benefit and behoof forever and I the said Shaw do touch myself to be the true and lawful owner of the said Chattels and have in the full power good right and lawful authority to dispose of the said Chattels in manner as aforesaid and I do for myself my heirs Executors and Administrators hereby covenant and agree to warrant and defend the said Chattels unto the said Hartwell his heirs Executors Administrators and Assigns against the lawful claims and demands of all persons whomsoever I witness whereof I the said Geo H. Shaw have hereunto set my hand and seal this fifth day of March in the year of our Lord one thousand eight hundred and fifty-nine

Executed and delivered in presence of George H. Shaw
 J Am C. Partridge

A true copy of the original received March 7th 1859 at 1-30 P.M.
 and recorded by me Attest A.M. Eaton Town Clerk
 Paid 25

144 Mortgage of Personal Property
Geo. H. Martwell to B. S. Washburn and Elazar Richmond

Know all men by these presents, that I, George H. Martwell, of Middleborough, in the County of Plymouth and Commonwealth of Massachusetts, in consideration of the sum of two thousand dollars to me paid by Elazar Richmond of La Grille, and Bradford S. Washburn of Middleborough, both of said County, the receipt whereof is hereby acknowledged, have granted, bargained and sold, and by these presents do grant, bargain and sell unto the said Elazar Richmond and Bradford S. Washburn, all the stock of goods contained in my store in Middleborough, as set forth & specified in the schedule hereunto annexed, to wit:

Geo. H. Martwell's Stock A/c. Jan'y 17th 1857
Tanny Buttons.

Cow	4.00	4.00
7 Sds	17	1.19
6 "	30	1.80
6 "	37 ²	2.43
3 "	25	.75
2 "	52	1.04
2 "	12 ²	.25
1 "	35	.25
13 "	17	2.00
8 "	12 ²	1.00

Wool Pocket Handkerchiefs.

3	1.00	3.00
4	65	2.60
4	85	3.40
9	50	4.50
2	58	1.16
1	43	.43
10	32	3.20
3	3	1.29
6	32	1.92
5	50	2.50
2	57	1.14
1	42	.42

(Continued)
Mortgage of Personal Property 145
Geo. H. Martwell to B. S. Washburn & Elazar Richmond

Green Pocket Handkerchiefs				
8 "	33	2.64	5 "	32 1.28
3 "	42	1.26	5 "	50 2.50
2 "	50	1.00	3 "	52 2.60
4 "	37	1.48	3 "	39 ¹ .88 ²
5 "	45 ²	3.17 ¹	16 ³	50
4 Neck Cravats	1.00	4.00	2 "	17 .19
4 "	1.12 ²	4.50	6 "	28 .50
2 "	1.37 ²	2.75	62 ²	3.75
4 "	75	3.00	93 ²	1.87
5 "	1.00	5.00	75	6.75
7 "	62 ²	4.97	100	6.00
12 "	50	6.00	50	1.00
2 "	1.37	2.74	5. Light Buckle Glasses	100 5.00
2 "	53	1.06	75	6.53
1 "	66	6.63	112 ²	11.25
1 Handkerchief	1.50	1.50	30	5.50
3 "	1.00	3.00	56 ¹	6.17
1 "	1.00	1.00	42	3.78
10 Scarf	1.12 ¹	11.25	27 ⁶	1.35
5 "	1.00	5.00	50	5.00
5 "	1.00	5.00	100	6.00
Light Cold Cravats			100 ³	6.50
5 "	75	3.75	135	13.75
5 "	66	3.00	75	2.19
4 "	29	1.16	50	1.00
8 "	62 ²	5.00	108	11.88
2 "	12 ²	2.53	37	2.43
7 "	10	7.08	37	1.11
4 "	75	3.00	163	1.32
17 Coat Linings	11	76.6	19	.75
11 pr Suspender	25	2.75	15 ¹	1.12
16 "	37 ²	5.95	16 ³	.66
6 "	29 ³	2.36	12 ²	1.75
5 "	12 ²	6.21	21	1.05
2 "	43	8.62	19	2.09
6 "	58	3.48	10	.20
1 "	27	2.74	150	9.00
			135	5.00

146 (Continued)
Mortgage of Personal Property
Geo. F. Heston to R. S. Washburn and Chas. Richmond

4 " Shirts	" 1.12	4.50	3 Lights Hat a	1.50	3.00
8 " "	" 1.12	8.96	" " 1.50	1.50	
9 Vest	" 1.25	11.25	" " 2.00	2.00	
1 Custom Vest		2.00	" " 1.87	1.87	
2 " "	" 1.00	2.00	" " 1.75	3.50	
2 " "	" 1.12	2.25	" " 75	4.50	
1 " "		2.00	" " 1.87	5.61	
2 pr Pants	" 2.37	4.75	" " 84	1.08	
2 " "	" 2.00	4.00	4 Black " "	1.50	6.00
2 " "	" 4.00	8.00	" " " "	1.00	4.00
2 " "	" 3.50	7.00	" " " "	1.33	3.99
3 " "	" 3.25	9.75	" " " "	1.12	1.12
3 " "	" 3.00	9.00	" " " "	1.50	4.50
1 " " 60x33x35x35		3.00	4 Medium " "	1.00	4.00
2 " Black Pants a 3.50		7.00	" " " "	1.54	4.62
3 " Custom " "		16.00	" " " "	2.00	4.00
1 " " " "		3.00	" " " "	2.25	18.00
2 " " " "	" 2.00	4.00	4 Caps	.55	2.20
6 " " " "	" 1.75	10.50	" " " "	.100	2.00
4 " Overalls	" 1.00	4.12	" " " "	.62	6.92
2 " Coats	" 3.50	7.00	" " " "	.75	3.60
4 " " "	" 2.75	11.00	" " " "	.87	6.09
4 " " "	" 2.00	8.00	" " " "	.87	6.12
3 " " "	" 2.75	8.25	" " " "	.42	5.88
1 " " "		5.00	" " " "	.67	2.68
1 " " "	" 5.50	5.50	" " " "	.50	3.00
1 " " "	" 6.00	6.00	7 doz	.300	21.00
1 " " "	" 75	75	Lot of " "		4.00
1 " " "	" 5.00	5.00	1 Boys Jacket	.20	2.00
1 " " "	" 5.50	5.50	" " " "	.325	6.50
3 " " "	" 10.50	31.50	" " " "	.375	3.75
1 " " "	" 8.00	8.00	" " " "	.175	7.00
1 " " "	" 7.00	7.00	2 pr Drawers	.67	1.34
1 " " "	" 8.50	8.50	" " " "	.75	3.70
4 Light Coat	" 1.37	5.48	" " " "	.87	5.27
3 " " "	" 1.00	3.00	" " " "	.73	8.03
1 " " "	" 1.75	1.75	6 Oil cloth caps		3.00
7 " " "	" 1.50	10.50	2 Under Shirts	.62	1.24

147 (Continued)
Mortgage of Personal Property
Geo. F. Heston to R. S. Washburn and Chas. Richmond

5 Under Shirts	" 87	4.35	2 1/2 yds	1.75	4.15
7 " " "	" 87	6.09	" " " "	1.87	16.46
5 pr Drawers	" 75	3.75	10 " Fancy	1.25	12.50
6 " " "	" 87	5.25	5 " Patch Cord	.75	4.75
1 1/2 yds Brown cloth	" 275	40.50	2 1/2 " " "	1.25	3.12
1 1/2 " " "	" 350	51.62	" " " "	1.18	2.96
4 1/4 " " "	" 225	10.69	" " " "	1.18	10.69
2 1/2 " " "	" 450	12.37	" " " "	1.25	5.12
2 1/2 " Brown " "	" 375	10.31	" " " "	1.25	6.35
2 1/2 " Blue " "	" 375	10.31	" " " "	2.50	4.06
2 " Purple " "	" 375	7.50	" " " "	2.50	3.12
2 1/2 " Brown " "	" 375	7.97	" " " "	3.1	1.48
3 1/2 " " " "	" 250	5.62	3 " " "	2.25	8.19
1 1/2 " Blue " "	" 275	30.60	2 1/2 " Brown cap	1.10	5.11
1 1/2 " Coffee " "	" 275	29.74	3 " " "	1.10	3.85
1 1/2 " Black Over	" 112	12.89	18 " Ribbed Cords	1.30	24.37
1 1/2 " " " "	" 125	15.31	" " " "	2.33	1.65
3 1/2 " " " "	" 150	5.25	10 " " "	1.25	12.81
7 1/2 " " " "	" 300	33.25	18 " " "	.45	3.17
7 " " " "	" 165	12.37	3 1/2 " " "	.45	1.46
5 1/2 " " " "	" 400	21.50	14 " " "	1.12	4.50
3 1/2 " " " "	" 350	7.44	10 " " "	.90	9.00
10 1/2 " " " "	" 250	25.92	10 " " "	1.12	15.80
4 " " " "	" 140	13.30	7 " " "	1.10	7.85
2 1/2 " " " "	" 175	5.67	" " " "	1.25	5.00
5 " " " "	" 162	8.10	2 1/2 " " "	1.25	3.46
16 " " " "	" 52	8.40	" " " "	1.25	7.19
18 " " " "	" 72	13.00	Lot of Boys Hats	.60	6.00
16 " Cotton Goods	" 29	4.64	" " " "	.42	4.27
18 " German " "	" 28	5.04	6 " " "	1.25	1.25
20 " " " "	" 30	10.00	4 pr Brown Leather Socks	1.12	4.50
10 " " " "	" 90	9.00	2 " " "	2.50	5.00
7 " " " "	" 130	11.25	6 Alpaca " "	1.87	11.25
10 " " " "	" 125	12.50	" " " "	2.25	4.50
7 " " " "	" 150	3.75	6 " " "	2.25	13.50
7 " " " "	" 118	8.51	8 " " "	.17	1.32
2 " " " "	" 150	3.75	6 " " "	.29	1.74
2 " " " "	" 122	2.87	2 1/2 yds " "	.45	1.24

1148 Mortgage of Personal Property
 Geo. B. Hartwell to R. S. Washburn and Charles Richmond

12 yds Check	33	3.56	10 yds Cotton Sewing	16	1.60
52 "	75	4.12	72 " Coat Padding	22	1.65
37 "	37	2.05	3 yds Lining	290	2.70
34 "	18	1.12	2 1/2 " " "	1.00	2.75
22 "	20	1.40	3 1/2 " " "	.65	2.55
1 1/4 "	25	2.81	6 " " "	12	.75
3 1/4 "	18	58 1/2	Bottom Lining	12	.19
12 "	16	1.72	1 1/4 " Coat Lining	37	1.76
3 pieces 2 1/2 inch	50	4.12	7 1/2 " Alpaca	55	3.92
2 1/2 yds. Kevlar	62	1.72	1 1/2 " " "	55	6.32
7 " Brown Canvas	37	2.62	30 " " "	60	18.00
23 " Brown Canvas	32	5.06	16 1/2 " Serge	87	14.44
5 " Spanish	27	1.57	10 1/2 " Lining	17	1.75
3 " Check	62	1.87	32 " Velveteen	75	2.62
4 "	25	1.00	2 " " "	392	5.84
5 " Pant Bords	27		pieces " "	100	1.00
3 " Kevlar	1.50	4.50	2 yds Old Silk	125	2.50
1 Light Coat	1.00	1.00	3/4 " " "	50	.32
3 Black Trimings	8.00	24.00	1/2 " Satin B. Lining	130	1.75
1 Black	6.50	6.50	7 " " "	130	9.10
1 Black	5.00	5.00	8 " Pocketing	13	1.00
1 " "	5.50	5.50	17 1/2 " Rich Duck	12	2.15
1 " "	5.00	5.00	2 1/2 " Lining	24	.50
1 " "	8.00	8.00	13 " " "	33	4.25
1 " "	6.00	6.00	5 1/2 " " "	15	8.40
3 " Buttons	35.00	35.00	1 lb Cotton	125	1.25
1 " "	10.00	10.00	53 yds Celica	18	9.54
1 " "	5.00	5.00	32 " Hankin	10	.35
1 1/2 " Modding		2.10	2 1/4 " Celica	18	3.94
1 Umbrella	1.37	1.37	50 " " "	09	4.35
2 " "	75	1.50	20 " " "	17	3.40
6 " "	172	5.27	30 " " "	15	4.50
28 yds Duck	21	5.88	7 lb Buttons	100	1.50
23 " "	122	2.87	1 " " "	87	.87
3 " "	13	3.90	1/2 " Cotton	125	.31
2 Serge	30	60	15 yds Jacknet	24	3.60
7 " Vest Padding	08	1.86	2 " " "	50	1.00
8 " " "	08	6.12	1 lb Lining Thread	100	2.50

1149 Mortgage of Personal Property
 Geo. B. Hartwell to R. S. Washburn and Charles Richmond

32 lb Silk Canvas	2.65	22.75	2 lb Buttons	4.87	9.74
2 lb Brown Tawd	1.50	3.40	1 " " "	4.87	4.87
3 lb " "	11.00	11.12	1 " " "	5.50	5.50
Linen	.62	.62		5.57	5.57
5 lb Buttons	.10	30.2	1/2 yds	4.50	9.00
5 " " "	.12	.60	2	4.00	8.00
Wool	3.75	3.75	1	5.00	5.00
6 doz	10	60	1	2.50	2.50
2 " " "	20	20	1	2.50	2.50
6 " " "	.09	.55	1	2.25	2.25
2 doz	.23	66	1 Over Cord	13.00	13.00
7 1/2 doz	.06	26	1 Thread button	15.00	15.00
2 " " "	.03	06	1 " " "	40.00	40.00
5 " " "	.03	15	1 yds Canvas	7.00	7.00
1 doz	.30	50	1/4 " Lining	.62	.62
10 doz	.03	30	1 " Velveteen	9.00	9.00
6 " " "	.20	30	1 1/2 " " "	4.00	24.00
2 " " "	.06	12	1/4 " " "	5.00	4.00
2 " " "	.08	16	" " "	5.00	4.00
1 doz	.75	75	2 " " "	6.50	16.25
1 " " "	.61	61	1 1/2 " " "	2.25	10.67
5 doz	.17	85	2 yards Matting	15.50	15.50
2 doz	1.25	2.50	5 1/2 yds Silk	3.00	15.75
1 yds Buttons	.50	50	7/8 " " "	2.50	2.50
1 doz " "	.63	63	3/4 " " "	4.00	3.00
5 doz	.17	85	1/2 " " "	2.50	21.57
1 " " "	.51	3.45	1/2 " " "	3.00	13.12
27 " " "	.27	58	52 " Bottom Velveteen	.65	3.57
5 " " "	.20	1.00	3 1/4 " " "	1.00	5.25
3 " " "	.27	1.45	9 " Fancy Cord	1.50	13.50
Silk Cord	3.00	3.00	3/4 " " "	1.50	1.12
Wool	.50	50	12 " " "	.65	.97
Binding Cord	1.50	2.00	7 " " "	.75	5.25
6 yds Cord	1.50	10	57 " Denim	16.87	16.87
1 " " "	1.31	1.31	37 " Bags Velveteen	.60	.60
1 " " "	1.25	3.27	2 " Pants	2.75	2.75
for Pants	4.00	4.00	1 Cotton Cord, Lining	10.00	10.00
" " "	4.87	9.74	1 " " "	25.00	25.00

(Continued)
 150 Mortgage of Personal Property
 Geo. F. Hartwell to B. S. Washburn and Charles Richmond

Wardrobe Case	12 00	Counter	3 00
Chairs	5 00	2 Side Counter	10 00
Stove & Pipe	15 00	Shedding	2 00
Low Kitchen	25 00	Back Shop & Pictures	125 00
Shoe Case	30 00	Writing Desk &c	8 00
Amount due on Book up			2972.26
Total			\$5460.02

We have and to hold the above described goods and chattels to the said Richmond and Washburn and their Executors Administrators and Assigns forever. And the said George F. Hartwell do avouch myself to be the lawful owner of the said goods & chattels and have good right to sell and dispose of the same in the manner aforesaid.

Provided nevertheless that if the said Hartwell, his Heirs, Executors or Administrators shall pay or cause to be paid, as the same become due, the following notes of hand signed by the said Hartwell and endorsed by the said Washburn & Richmond viz: one note dated Feb 1. 1857 payable to F. A. Hartwell in six months from date for the sum of \$204.00 one note dated Feb 25 1857 payable to C. B. Hatch, \$76.50 in six months from date for the sum of \$76.50 one note dated Feb 21. 57 payable to Clark, \$184.50 in four months from date for the sum of \$184.50 one other note the same date as above payable to Clark, \$184.50 in eight months from date for the sum of \$184.50 one other note same date as above payable to Robert Dyer & Co in five months from date for the sum of \$144.10 one other note, same date payable to Holbrook Dyer & Co in seven months from date for the sum of \$441.60 one other note same date as above payable to Peace Tenno in four months from date for the sum of \$143.78 one other note same date as above payable to Peace Tenno for the sum \$143.77 in eight months from date one other note same date as above payable to C. B. Hatch & Co in six months from date for the sum of \$119.75

(Continued)
 Mortgage on Personal Property 151
 Geo. F. Hartwell to B. S. Washburn and Charles Richmond.

one other note same date as above payable to George Esford in six months from date for the sum of \$144. one other same date payable to State & Eastern in six months from date for the sum of \$107.75 one other note same date payable to State & Eastern in six months for the sum of \$204.00 in four months from date. one other note same date payable to State & Eastern & Minor in eight months from date for the sum of \$204.00 and one other note of same date payable to New Bedford Colours Mill Co in six months from date for the sum of \$265.36 all of the above notes payable at the Suffolk Bank in Boston and shall save harmless the said Washburn & Richmond from all and every expense and trouble in relation to the same then this Mortgage shall be void.

In witness whereof the said George F. Hartwell have subscribed the same this twelfth day of March in the year of our Lord one thousand eight hundred and fifty nine.

Geo. F. Hartwell
 Executor and assignee
 in presence of
 Wm. C. Wood.

A true copy of the original, executed March 17, 1859 at eight o'clock thirty minutes P. M. and recorded by me.
 Attest A. J. Eaton Town Clerk
 Page 165

152 Mortgage of Personal Property
James Cogsdell to Naham M. Triboon

Know all Men by these presents that I
James Cogsdell of Middleboro in the County of
Plymouth & Commonwealth of Massachusetts
in consideration of the sum of one hundred dollars
to me paid by Naham M. Triboon of the town aforesaid
the receipt whereof is hereby acknowledged have granted
bargained and sold and by these presents do grant
bargain and sell unto the said Naham M. Triboon
one long tailed black dog whose with a white spot
in his forehead might about nine hundred and
fifty pounds seven years old this Spring

To have and to hold the afore described goods and
chattels to the said Naham M. Triboon his
Executors Administrators and Assigns forever
and I the said James Cogsdell do vouch myself
to be the lawful owner of said goods and chattels
and have good right to sell and dispose of the
same in manner aforesaid

Provided Nevertheless that if the said James Cogsdell
his Executors or Administrators shall pay unto the said
Naham M. Triboon his Executors Administrators or Assigns
the said sum of one hundred dollars evidenced with
indenture according to the terms of a certain Promissory
Note given by the said Cogsdell to the said Naham M.
Triboon bearing even date with these presents
then this Mortgage shall be void

In witness whereof I the said James Cogsdell have
Subscribed the same this nineteenth 19th day of
March in the year of our Lord one thousand eight
hundred and fifty nine

Executed and delivered in presence of
Henry M. Triboon James Cogsdell

A true copy of the Original received April 6th 1859
at ten o'clock and ten A M and recorded by me
Attest A M Eaton Town Clerk
Paid 25-

Mortgage of Personal Property 153
George H. Everett to Eleazer Richmond

Know all Men by these presents that I George H.
Everett of Middleborough in the County of Plymouth
& Commonwealth of Massachusetts in consideration of
the sum of one hundred dollars to me paid by
Eleazer Richmond of Lakeville in said County
the receipt whereof is hereby acknowledged have granted
bargained and sold and by these presents do grant
bargain and sell unto the said Eleazer Richmond
one Black Mare now in my possession in said
Middleborough

To have and to hold the afore described goods and chattels
to the said Eleazer Richmond his Executors Administrators
and Assigns forever and I the said George H. Everett
do vouch myself to be the lawful owner of said goods
and chattels and have good right to sell and dispose
of the same in manner aforesaid

Provided Nevertheless that if the said
George H. Everett his Executors or Administrators shall
pay unto the said Eleazer Richmond his Executors
Administrators or Assigns the said sum of one hundred
dollars on or before the first day of July A D 1859
then this Mortgage shall be void

In witness whereof I the said George H. Everett
have Subscribed the same this eighth day of April in
the year of our Lord one thousand eight hundred
and fifty nine

Executed and delivered in presence of
George H. Everett
E Robinson

A true copy of the Original received April 5th 1859
at ten o'clock and fifteen min A M and
recorded by me
Attest A M Eaton Town Clerk
Paid 25-

Mortgage of Personal Property
Robert S. Capen to Everett Robinson

Know all Men by these presents that I
Robert S. Capen of Middleboro in the County of Plymouth
and Commonwealth of Massachusetts in consideration of Seven
hundred & fifty dollars to me paid by Everett Robinson of said
Middleboro in said County Attorney at Law the receipt
whereof is hereby acknowledged have bargained granted and sold
and by these presents do grant bargain and sell unto the said
Everett Robinson all and singular the Goods wares and
Merchandise together with the Shop Furniture now in the store
occupied by me in said Middleboro on Main Street and known
as the Annan's Block also one light red or cream colored
Horse which I had of George S. Thomas also two Harnesses
and Pedlar Wagon with all and singular the Goods wares
and Merchandise in said Pedlar Wagon the said Horse Harness
Wagon & goods now being in the possession of Daniel S. Steward
of Middleboro

To have and to hold all and singular the said Goods and
Chattels unto the said Everett Robinson his Executors Administrators
and Assigns to his sole use forever

And I the said Mortgagor for Myself and My Executors and
Administrators do covenant to and with the Mortgagor his
Executors and Administrators and Assigns that I am lawfully
possessed of the Goods and Chattels in of My own property
that the same are free from all mortgages and that I and
my Executors and Administrators shall warrant and
defend the same to the said Mortgagor his Executors
Administrators and Assigns against the lawful claims
and demands of all persons

Provided nevertheless that if the said Mortgagor his Executors
or Administrators shall not and truly pay unto the said
Mortgagor his Executors Administrators or Assigns the sum of
Seven hundred & fifty dollars on demand with interest to
this deed as also a promissory note bearing even date
herewith signed by the Mortgagor whereby he promises to pay
the said Mortgagor the said sum and interest at the
time aforesaid shall both be void otherwise to remain
in full force and virtue and provided also that in the
default by the said Mortgagor his Executors and
Administrators in the performance of these conditions
contained in next page

Mortgage of Personal Property Continued
Robert S. Capen to Everett Robinson

aforesaid or some part thereof it shall and may be lawful
for them to take possession of the said granted property
and to use and enjoy the same but if the same or
any part thereof shall be attached at any time before
payment as aforesaid by any other Creditor or Creditors
of the said Mortgagor or of the said Mortgagor his Executors
or Administrators shall attempt to sell the same or any part
thereof without notice to the said Mortgagor his Executors
Administrators or Assigns and without his or their consent
to such sale in writing except that it shall be lawful
for the said Mortgagor his Executors Administrators or Assigns
to take immediate possession of the whole of said granted
property to his or their own use and to sell and dispose
of the whole or of so much of said granted property at Public
Auction as shall produce a sum of Money sufficient to
pay and discharge the above mentioned debt or liability
with interest and all Costs and Charges of keeping and
selling the same and all just and reasonable taxes there
existing thereon without further notice or demand except
giving six day notice of the time and place of said sale
to said Mortgagor or his legal representative and after the
said debt liability with interest Costs Charges & taxes
shall be so discharged and satisfied the surplus of the
Money arising from said sale and the residue of said
granted property shall be paid and restored to said
Mortgagor or his legal representative and remain discharged
discharged from all claims under this Mortgage

In testimony whereof I the said Robert S. Capen
have hereunto set my hand and seal this fifteenth
day of April in the year one thousand eight hundred
fifty nine

Robert S. Capen

Attest George Watkinson

A true copy of the Original recording April 13th 1859
at New Bedford and duly Minuted P. M. and recorded
by me

Attest A. M. Carter Town Clerk

Dorrit C Bradford to Nancy Soule

Know all Men by these presents that I Dorrit C Bradford of Middleboro in Plymouth County and State of Massachusetts Shoemaker for and in consideration of the sum of one hundred dollars to me in hand paid by William Nancy Soule of the same place at and before the executing and delivering of these presents the receipt whereof is hereby acknowledged have bargained sold and delivered unto the said Nancy Soule one White Horse formerly owned by the late Lewis Soule also one Open riding wagon and also one Silver Mounted Trump

To have and to hold the said Goods unto the said Nancy Soule her Executors administrators and assigns to her and their own proper use and benefit forever

And I the said Dorrit C Bradford for myself and my heirs Executors and Administrators with warrant and defend the said bargained premises unto the said Nancy Soule her Executors administrators and assigns forever and against all persons whomsoever

In witness whereof I have hereunto set my hand and seal this nineteenth day of May in the year of our Lord one thousand eight hundred and fifty nine

Dorrit C Bradford

A true Copy of the Original received May 20th 1859 at 10-30 A M and recorded by me
Attest A M Eaton Town Clerk
Laid

George H Everett to George Soule

Middleboro Sept 27th 1858

Know all Men by these presents that I George H Everett of Middleboro Baker for and in consideration of one hundred & thirty two dollars & Forty seven cents to me in hand paid by George Soule of the same place at and before the sealing & delivering of these presents the receipt whereof is hereby acknowledged have bargained sold & delivered unto the said George Soule

8 Common Chairs 440 - 6 Cone Chairs 750	11 90
4 Cone Chairs 400 - 1 dining Table 275	6 75
1 Dining Table 150 - 1 Sofa 1500	16 50
1 Rocking Chair 325 - 4 Cone Mattresses 1400	17 25
1 Collage Bureau 475 - one Chamber Set 3000	34 75
1 Narrow Bedstead 450 - 1 low post cot 475	9 25
1 Common Cot 275 - 2 Sallets 134	4 09
1 Wash Stand 87 - 1 Case Table 800	8 87
2 Bolsters 125 - 3 B Pillows 187	3 12
25 lb Feather 1250 - 1 Lounge 750	20 00
	<u>1132 48</u>

To have and to hold said goods unto the said George Soule his Executors administrators & assigns to their own proper use and benefit forever and I the said George H Everett for myself & my heirs Executors and administrators with warrant & defend the said bargained premises unto the said George Soule his Executors administrators & assigns from and against all persons whomsoever

In witness whereof
George L Soule

George H Everett

A true Copy of the Original received Oct 22nd 1858 at Eleven O'clock A M and recorded by me
Attest A M Eaton Town Clerk
Laid

Bill of Sale
Albert Cady to Everett Robinson

Know all Men by these presents that I
Albert Cady of Middleborough in the County
of Plymouth & Commonwealth of Massachusetts
for and in consideration of one hundred and twenty
five dollars to me paid by Everett Robinson of said
Middleborough the receipt whereof is hereby acknowledged
have bargained sold and delivered and by these
presents do bargain sell and deliver unto the
said Everett Robinson one brown Mare one yoke
of Oxen & two Cows having the same Mare Oxen
and Cows that I now have in my possession to have
and to hold the said goods & personal property unto
the said Everett Robinson his heirs and assigns
to him & them ever forever and I the said Albert Cady
for myself and heirs Executors and Administrators
well warrant and defend the said bargained
premises to the said Everett Robinson his Executors
Administrators and assigns from and against all
persons whomsoever

In witness whereof I the said Albert Cady
have hereunto set my hand this Septenth day of
June in the year one thousand eight hundred
and fifty nine

Albert Cady

A true Copy of the Original recorded June 16th 1859
at ten O'clock & fifty five min. A M and
recorded by me

Alfred M. Eaton Town Clerk
Lancaster

Bill of Sale
William Gistly to Philip Maguire

Know all Men by these presents that I William Gistly
of Middleborough Plymouth County Massachusetts yeoman
for and in consideration of one hundred and twenty five
dollars to me paid by Philip Maguire of said Middleborough
the receipt whereof is hereby acknowledged have bargained
sold & delivered and by these presents do bargain sell
and deliver unto the said Philip Maguire the following
described property my

My Horse My young Cow My Farming gear & Farming tools
also one undivided half part of the wood and timber
cut or standing on the said Swamp lot in the South
part of Coisles which Albert Cady once & bought of
J S Bishop of Rochester together with all the wood
& timber taken from said lot and located on the
upland near the said Swamp also one undivided
half part of all the dry boards & other lumber belonging
to said Cady & myself whether at the Old Mill or
elsewhere also all the wood lying cut on the lot
directly in front of the Swamp of John W. Jones (or the
deposit of the same) also all the other goods & articles
lately bought of Thomas J. Coisles and lying on the above
said in Coisles

To have and to hold the said property unto the said
Philip Maguire his heirs Executors Administrators & assigns
to him & them ever forever and I the said William Gistly
for myself my heirs Executors & Administrators
well warrant and defend the said bargained property
unto the said Philip Maguire his heirs Executors Administrators
and assigns forever and against all persons whomsoever

In witness whereof I have hereunto set my hand & seal
this Eleventh day of March Eighteen hundred and fifty nine
Account in presence of

Deborah Gistly

William Gistly

(27)

A true Copy of the Original recorded June 16th 1859
at 10-55 A M and recorded by me

Alfred M. Eaton Town Clerk
Lancaster

Bill of Sale

Albert Eddy. to Wm S. Eddy.

Wm S. Eddy Bought of Albert Eddy.
one pair Eight years old of Oxen \$8.00
one Brown Mare Sixty Halls 60.00
one Red Cow 25.00
\$165.00

July 1st 1859. Rec. Payment
Albert Eddy.

A true Copy of the original made July 31st 1859
at 9 O'clock A.M. and recorded by me
Attest Andrew M. Eaton Town Clerk.
Paid 25 ct

Bill of Sale

William Gisty & Albert Eddy to Arad Bryant

Know all men by these presents that we
William Gisty and Albert Eddy, both of
Middletown, Plymouth County Mass. for and in
consideration of one hundred and eighty dollars
to be paid by Arad Bryant of said Middletown
the receipt whereof is hereby acknowledged
bargain and deliver and by these
presents do bargain sell and deliver unto
the said Arad Bryant, all the wood and
timber cut or standing on the lot of land
situated in front of the dwelling houses of
William Gisty & George Alden, in said
Middletown, it being the remainder of
the lot of wood which we purchased of
Bryant in December 1857. to have and to hold
said wood to said Arad Bryant, his executors
administrators and assigns to his and
their own proper use and benefit forever.

And we the said William
Gisty and Albert Eddy, for ourselves
and our executors and administrators will
warrant and defend the said bargain and
wood to the said Bryant his

Bill of Sale

William Gisty & Albert Eddy to Arad Bryant

executors administrators and assigns from
and against all persons whomsoever.

In witness whereof we have
hereunto set our hands & seals this
twenty first day of July 1859.

Executed in presence of
Silva W. S. Gool.
Ellen E. Gisty.

William Gisty

Albert Eddy

A true Copy of the original made and
me July 31st 1859 at 8 O'clock and 15 min. to P.M.
Attest. Andrew M. Eaton Town Clerk.
Paid 25 ct

Bill of Sale

Albert Eddy to Wm S. Eddy

Know all men by these presents that I Albert Eddy
of the Town of Middletown County of Plymouth and
State of Massachusetts Farmer in consideration of
the sum of one hundred and eighty five dollars
to me in hand paid by William S. Eddy of the above
numbered place the receipt whereof is hereby acknowledged
have bargain sold and delivered and by these presents
do bargain sell and deliver unto the said Wm S. Eddy
one Brown Mare nine years old one covered wagon
and about one year one Farm do now about two years
to have and to hold the said articles unto the said
Wm S. Eddy his executors administrators and assigns to
his and their use and benefit forever and I the said
Albert Eddy for myself my heirs executors and administrators
will warrant and defend the said bargain and articles
unto the said Wm S. Eddy his executors administrators
and assigns from and against all persons whomsoever
In witness whereof I have hereunto set my hand this
first Middletown Aug 13th 1859 Albert Eddy


A true Copy of the original made Aug 13th 1859 at
10 O'clock and 25 minutes A.M. and recorded by me
Attest A M Eaton Town Clerk
Paid 25

Andrew L. Raymond, to Samuel Raymond.

Know all men by these presents that I Andrew L. Raymond, of Middlebury in the County of Plymouth in Massachusetts have for land in consideration of forty dollars to me paid by My Father Samuel Raymond, of said Middlebury the receipt whereof is hereby acknowledged have bargained sold and delivered, and by these presents do bargain sell and deliver unto the said Samuel Raymond, My Horse; to have and to hold, the said horse unto the said Samuel Raymond, his Executors administrators and assigns to him and thine own proper use and benefit forever;

And I the said Andrew Raymond for myself my heirs Executors and Administrators will warrant and defend the said bargained horse unto the said Samuel Raymond, his Executors administrators and assigns from and against all persons whomsoever.

In witness whereof I have hereunto set my hand and seal this thirteenth day of August one thousand Eight hundred and fifty nine.

Witnessed and signed } Andrew L. Raymond. 
in presence of }
John Bennett }

A true copy of the original received Aug 13th 1859 at Seven o'clock and twenty minutes and recorded by me.

Attest A. M. Eaton.
Town Clerk

Done 10

Loring A. Lincoln, To Lathrop V. Thomas.

Know all men by these presents that I Loring A. Lincoln, of Middlebury in the County of Plymouth and Commonwealth of Massachusetts, in consideration of the sum of one Hundred & fifty four dollars & fifty cents to me paid by Lathrop V. Thomas of the said Middlebury: the receipt whereof is hereby acknowledged, have granted bargained and sold, and by these presents do grant bargain and sell unto the said Lathrop V. Thomas,

two Spotted Cows one red cow 1 red yearling Steer 2 Spotted yearling Steers 2 spotted yearling Heifers & 2 red Calves; all of said Cows yearlings & calves being in my possession. Also all the Hay & fodder in my barn on the farm occupied by me at Bull Brook so called reserving the right nevertheless to use said Hay & fodder to feed the above named cattle and my other stock.

To have and to hold the above described goods and chattels to the said Thomas his Executors Administrators and assigns forever. And I the said Lincoln do avouch myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid.

Provided nevertheless that if the said Loring A. Lincoln his Executors or Administrators shall pay unto the said Lathrop V. Thomas his Executors Administrators or assigns the said sum of one Hundred & fifty four dollars & fifty cents and interest on or before the first day of April next according to the terms of a certain promissory note bearing even date herewith given by the said Lincoln to said Thomas, then this mortgage shall be void. In witness whereof I the said Loring A. Lincoln have subscribed the above this twenty sixth day of August in the fourth year one thousand Eight hundred and fifty nine.

Witnessed and signed in presence of } Loring A. Lincoln.
E. H. Knison }

A true copy of the original received Aug 27th 1859 at 11 o'clock A.M. and recorded by me. Attest A. M. Eaton.
Town Clerk

Mortgage of Personal Property

Charles W. Leach, To George L. Soule.

Know all men by these Presents, That I Charles W. Leach of Middlebury in the County of Plymouth

In Consideration of the Sum of two Hundred thirty (\$230.00) Dollars to me paid by George L. Soule of said Middlebury the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said George L. Soule, My Office furniture now in my office in Grant & Shaw's building at Middlebury & Carriage consisting of two desks, chairs, one operating case, writing desk, sofa, glass, what not, Central instrument, Shop tool & other furniture

To have and to hold the afore described goods and chattles to the said Soule, his Executors Administrators and assigns forever, and I the said Charles W. Leach, do avouch myself to be the lawful owner of said goods and chattles, and have good right to sell and dispose of the same in manner aforesaid

Provided nevertheless that if the said Charles W. Leach, his Executors or administrators shall pay unto the said George L. Soule, his Executors Administrators or assigns, the said Sum of two hundred & thirty dollars in full for from this date, then this Mortgage shall be void. In witness whereof I the said Charles W. Leach, have subscribed the same this twenty first day of August in the year of our Lord one thousand eight hundred and fifty two

C. W. Leach

Charles W. Leach.

A true Copy of the original read Sept 15th 1859 at 4 o'clock and 45 m. P.M. and recorded by me
Attest Andrew K. Eaton
Town Clerk.

Deed of Personal Property

Vilfrans Kinckley Junr to Vilfrans Kinckley Senr.

Know All men by these Presents, That I Vilfrans Kinckley Junr of Middlebury in the County of Plymouth & Commonwealth of Massachusetts for and in Consideration of Eight Hundred Dollars to me paid by Vilfrans Kinckley Senr of said Middlebury the receipt whereof is hereby acknowledged have granted bargained and sold unto the said Vilfrans Kinckley Senr all my Stock of Goods consisting of three dry goods & a variety of other goods, and one Central wagon to be used for a public wagon & being all the covered wagon that I now have,

All of said personal property being owned by me & in my possession

To have and to hold the said granted and bargained goods & wares to the said Vilfrans Kinckley his heirs and assigns forever

In witness whereof I the said Vilfrans Kinckley Junr have hereunto set my hand this fifteenth day of September in the year one thousand eight hundred & fifty nine

Executed in presence of
E. K. Robinson

Vilfrans Kinckley Junr

A true Copy of the original read Sept 15th 1859 at 6 o'clock and 45 m. P.M. and recorded by me
Attest Andrew K. Eaton
Town Clerk.

Mortgage of Personal Property
 Albert Eddy To Enos Robinson

Know All Men by these presents that I
 Albert Eddy of Middleborough in the County
 of Plymouth & State of Massachusetts in
 consideration of Thirty two dollars to me
 paid by Enos Robinson of said Middleborough
 the receipt whereof is hereby acknowledged
 do hereby sell and convey unto said Robinson
 two Red cows now on my farm in said
 Middleborough, also one old wagon now on
 said farm. To have & to hold the above
 described property to the said Enos Robinson
 his heirs & assigns forever. I avouch
 myself the lawful owner of said property
 & will warrant & defend the same to said
 Robinson his heirs & assigns forever.

In witness whereof I the said
 Albert Eddy, have hereunto set my hand
 & seal this twenty second day of September in
 the year one thousand Eight hundred & fifty nine.

Albert Eddy,

A true Copy of the original record Sept 22nd 7 with
 and minutes etc. And recorded by me

Attest Andrew M. Eaton

Dea. 25 1859

John Clark.

Bill Sale of Personal Property
 Albert Eddy To Thomas Keith

Know All Men by these Presents, that I
 Albert Eddy of Middleborough in the County of
 Plymouth and State of Massachusetts
 for and in consideration of the sum of Two
 hundred and fifteen dollars to me in hand well
 and truly paid, at or before signing sealing, and
 delivery of these pres. etc. by Thomas Keith of
 Bridgewater in said County of Plymouth,
 the receipt whereof I the said Albert Eddy, do
 hereby acknowledge, have granted bargained
 and sold, and by these presents do grant bargain
 and sell unto the said Thomas Keith,
 one brown mare nine years old the same I had
 of W. Briggs, one covered wagon, one Farm
 wagon, three harnesses, one Sleigh one old cart
 and twelve cords of wood lying on my land.

To have and to hold the said
 Granted and bargained personal property unto
 the said Thomas Keith, his heirs Executors
 Administrators and assigns to his only proper
 use, benefit and behoof forever, and I the
 said Albert Eddy, do much myself to be the
 true and lawful owner of the said
 personal property, and have in me full
 power, good right and lawful authority to
 dispose of the said personal property in manner
 as aforesaid, and do for myself, heirs, Executors and
 Administrators hereby covenant and agree to warrant
 and defend the said personal property unto the
 said Thomas Keith, his heirs Executors and
 Administrators and assigns against the lawful
 claims and demands of all persons whomsoever.
 In witness whereof I the said Albert Eddy, have
 hereunto set my hand and seal this 7th day of
 September in the year one thousand Eight hundred and fifty nine.

Granted and delivered in presence

of A. W. Harris

Albert Eddy, Sr.

A true Copy of the original record September 19th at night at Middleborough
 and recorded by me Attest Andrew M. Eaton
 Dea. 25 1859

Mortgage of Personal Property with Power to Sell
 William L. Dean, To Silvanus Hinckley,

Know-All Men by these presents that I
 William L. Dean, of Hingham in the
 County of Plymouth & Commonwealth of
 Massachusetts, in consideration of the sum of
 Four Hundred dollars to me paid by Silvanus
 Hinckley of the same County & Commonwealth
 aforesaid, the receipt whereof is hereby acknowledged
 have granted bargained and sold unto
 the said Silvanus Hinckley
 one Richard Table, 3 Marble Top Tables,
 one Bureau Table, one covered wagon
 All of said property being in my possession
 in said Hingham, also all the Gas
 fixtures and other fixtures & stock in trade
 now in the store occupied by me at the four
 corners in said Hingham, with all the
 furniture in said store, said store being the
 building I hire of Peter H. Prince, of said
 Hingham.

To have and to hold, all and
 singular the said goods and chattels, unto the
 said Silvanus Hinckley, his Executors Administrators
 and assigns to him, his heirs forever. And I the
 said Mortgager for myself and my Executors
 and Administrators do covenant to and with
 the said Mortgagee his Executors, Administrators
 and assigns, that I am lawfully possessed of
 the said goods and chattels, as if my own
 property; that the same are free from all liens
 and that I will and my Executors and Ad-
 ministrators shall warrant and defend the
 same to the said Mortgagee his Executors,
 Administrators, and assigns, against all
 lawful claims and demands of all men.
 Provided, nevertheless, that if the said Mortgagee
 his Executors or Administrators, shall well and
 truly pay unto the said Mortgagee his Executors
 Administrators, or assigns the sum of

"Continued on next page 117"

"Continued from page 116"

Four Hundred dollars or demand with interest
 thereon this debt, as also a certain promissory note
 bearing even date herewith signed by the
 said Mortgagee whereon he promises to pay the
 said Mortgagee the said sum and interest at
 the time aforesaid, shall both be void; otherwise
 shall remain in full force and virtue. And provided
 also, that until default by the said Mortgagee or
 his Executors and Administrators in the performance
 of the condition aforesaid of some part thereof,
 it shall and may be lawful for him & them
 to keep possession of the said granted property
 and to use and enjoy the same; but if at
 any time before payment as aforesaid, by any other
 creditor or creditors of the said Mortgagee,
 or if the said Mortgagee his Executors or Administrators
 shall attempt to sell the same, or any part thereof,
 without notice to the said Mortgagee his Executors,
 Administrators, or assigns, then without his or
 their assent to such sale in writing refused,
 then it shall be lawful for the said Mortgagee his
 Executors Administrators, or assigns, to take immediate
 possession of the whole of said granted property
 to his own use, and to sell and dispose of the whole
 or of so much of said granted property at public
 auction as shall produce a sum of money sufficient
 to pay and discharge the above mentioned debt or
 liability, with interest, and all costs and charges
 of keeping and selling the same, and all just and
 equitable liens then existing thereon without
 further notice or demand, except giving seven
 days notice of the time and place of said sale to the
 said Mortgagee or his legal representatives; and after
 the said debt or liability, with interest, cost, charge
 and liens, shall be so discharged, and satisfied,
 the surplus of the money arising from said
 sale, and the residue of said granted
 property, shall be paid and returned to said
 Mortgagee or his legal representatives.

"Continued on page 118"

Continued from Page 167

Mortgager or his legal representatives,
discharged from all claims under this
mortgage.

In Testimony Whereof I the said
William L. Gann have hereunto set my
hand and seal this seventeenth day of
October in the year of our Lord one thousand
eight hundred and fifty nine.

Witnessed and delivered in
presence of } William L. Gann. L.S.
John S. Baker.

A true copy of the original received October
17th 1859 at ten o'clock five minutes A.M. and
recorded by me Attest W.M. Eaton.
Town Clerk.

Bill of Sale
Harry M. Kellen & Charles C. Kellen
To James H. Ellis

Received this 15th 1859
Jas. H. Ellis bought of Harry M. Kellen
one Brown Mare for the sum of 60.00
one harness and a piece for 8.00
one bed & stool 25.00
four tons of hay and fodder 60.00

Reint. Payment of 15.00
Harry M. Kellen
Charles C. Kellen

A true copy of the original received
14th at 8 o'clock and 30 minutes P.M. and recorded
by me Attest J. H. Eaton
Town Clerk

Mortgage of Personal Property
Ezekiel Aldrich to Carl H. Cushman

Know all Men by these presents that I Ezekiel
Aldrich of Middleborough in the County of Plymouth
Commonwealth of Massachusetts in consideration
of the sum of fifty four dollars to me paid
by Carl H. Cushman of the Town of Plymouth
aforesaid the receipt whereof is hereby acknowledged
have granted bargained and sold and by these presents
do grant bargain and sell unto the said Carl H.
Cushman one white dog also one dark red cow
all of said property is in my possession on the place where
my horse lives in Doherty in said County

To have and to hold the above described goods and
chattels to the said Carl H. Cushman his
Executors Administrators and Assigns forever and I the
said Ezekiel Aldrich do bind myself to be the lawful
owner of said goods and chattels and have good
right to let and dispose of the same in manner
aforesaid

Provided nevertheless that if the said Ezekiel H. Aldrich
his Executors or Administrators shall pay unto the said
Carl H. Cushman his Executors Administrators or Assigns
the said sum of fifty four dollars the amount of
a promissory note given by the said Ezekiel Aldrich
to said Cushman dated April 19th 49 1859 principal being
fifty dollars interest to date being 4.00 & interest that may
hereafter accrue extinguished then this Mortgage
shall be void

In witness whereof I the said Ezekiel H. Aldrich
have subscribed the same this seventeenth day of October
in the year of our Lord one thousand eight hundred
and fifty nine
Witnessed and delivered in
presence of E. Dickinson Ezekiel H. Aldrich

A true copy of the original received October 15th 1859
at 8-25 A.M. and recorded by me
Attest J. H. Eaton Town Clerk
Laid

Albert Eddy To Charles H. Wilbur

Know all men by these presents that I Albert Eddy of Middlebury in the County of Weymouth for and in consideration of the sum of twenty dollars to me in hand well and truly paid at or before signing sealing and delivery of these presents by C. H. Wilbur of Bridgewater in said County, the receipt whereof I the said Eddy do hereby acknowledge, have granted bargained and sold and by these presents do grant bargain and sell unto the said C. H. Wilbur, a lot of hay now in my barn in said Middlebury namely three tons, valued at Eighteen dollars per ton and one ton valued at sixteen dollars the whole valued at twenty (20) dollars.

To have and to hold the said granted and bargained unto the said Wilbur his heirs Executors Administrators and assigns to his only proper use benefit and behoof forever, and I the said Eddy do vouch myself to be the true and lawful owner of the said hay and have in me full power good right and lawful authority to dispose of the said hay in manner as aforesaid and I do for myself heirs Executors and Administrators hereby covenant and agree to warrant and defend the said hay unto the said C. H. Wilbur his heirs Executors Administrators and assigns against the lawful claims and demands of persons whomsoever. In witness whereof I the said Albert Eddy have hereunto set my hand and seal this twenty eighth day of October in the year of our Lord one thousand Eight hundred and fifty nine.

of Geo. B. Fitch

A true copy of the original Read Oct. 28th 1859 at 11 o'clock and 30 minutes A.M. and Recorded by me

Albert Eddy
Charles H. Wilbur

Robert V. Chapin to E. Robinson

Know all men by these presents that I Robert V. Chapin of Middlebury in the County of Weymouth and Commonwealth of Massachusetts in consideration of one dollar to me paid by E. Robinson of said Middlebury and for no other good and sufficient considerations, the Receipt whereof is hereby acknowledged have bargained granted and sold and by these presents do grant bargain and sell unto the said E. Robinson My Entire Stock Goods Wares and Merchandise now in the store occupied by me in said Middlebury (excepting however that part of said Goods heretofore conveyed to said Robinson and this conveyance made because I have sold a part of the Stock of said Goods heretofore conveyed to said Robinson and purchased others in their stead.)

(Also one New Dollars wagon, also one new solid open Wagon. To have and to hold all and singular the said Stock of Goods & Chattels unto the said E. Robinson his Executors Administrators & assigns to his & their sole use and benefit forever. (And I the said Chapin do vouch myself with My Executors and Administrators do covenant and agree that I will lawfully possess and defend the said Goods and Chattels as if my own property that he shall not be free from all incumbrances that I will & My Executors and Administrators shall warrant and defend the same to the said Mortgagor his Executors Administrators & assigns against the lawful claims & demands of all persons. Provided however that if the said Mortgagor his Executors or Administrators shall fail and truly pay unto the said Mortgagor his Executors Administrators or assigns a certain Summatory Note bearing date April 15th 1859 for the sum of seven hundred & fifty dollars and interest or demands specified by the said Mortgagor which he promised to pay, the said Mortgage or his assigns and assigns shall be void otherwise to remain in full force and virtue.

(And provided also that until default by said Mortgagor his Executors and Administrators in the

Mortgage Needs Continued
Robert S. Chapin to Everett Robinson

Performance of the Condition aforesaid or some part thereof it shall and may be lawful for him to keep possession of said granted property, but if the same or any part thereof shall be attached at any time before payment as aforesaid by any other Creditor or Creditors of the said Mortgagor or if the said Mortgagor his Executor or Administrators shall attempt to sell the same or any part thereof without Notice to the said Mortgagor his Executor Administrators or assignee without his or their consent to such sale in writing approved, then it shall be lawful for the said Mortgagor his Executor Administrators or assignee to take immediate possession of the whole of said granted property to his or their own use, and to well and dispose of the whole or of so much of said granted property at Public Auction as shall produce a sum of Money sufficient to pay and discharge the above mentioned debt or liability with interest and costs and charges of keeping and selling the same and all just and equitable claims then existing thereon without further notice or demand except giving four days notice of time and place of said sale to said Mortgagor or his legal representative and after the said debt or liability with interest cost charges & claims shall be discharged and satisfied the Surplus of the Money arising from said sale and the residue of said granted property shall be paid and returned to said Mortgagor or his legal representatives or assignee from all Claims under this Mortgage. In witness Whereof I the said Robert S. Chapin have hereunto set my hand and seal this Eighth day of December in the year one thousand eight hundred and fifty Nine

Robert S. Chapin

At home Copy of the original received Dec 9th 1859
 at 8 o'clock and 30 minutes A.M. and recorded
 by me
 Andrew M. Eaton
 Notary Public

Bill of Sale
James A. Leonard to Alden G. Ellis

Know all Men by these presents
 That I James A. Leonard of Middleboro
 in the County of Plymouth State of Massachusetts
 in consideration of the sum of Two Thousand dollars
 paid by Alden G. Ellis of New Bedford in the
 County of Bristol State of Massachusetts
 the receipt whereof I do hereby acknowledge have
 granted bargained sold delivered and confirmed
 and by these presents do bargain sell deliver and
 confirm unto the said Alden G. Ellis his
 Executors and Administrators the following
 personal property to wit
 all my Stock in Trade as a shoe dealer
 and Manufacturer and all the tools and
 implements for carrying on said Manufacturing
 and all manufactured Stock on hand
 and all unmanufactured Stock
 also one Bay Horse one covered Carriage
 one Farm Wagon also one Polo number eighty
 eight (88) and one few number eighty five
 in the Central Baptist Meeting House in said
 Middleboro

To have and to hold the said granted and bargained
 property unto the said Ellis his Executors Administrators
 or Assigns to his only proper use benefit and behoof
 forever and I the said James A. Leonard do bind
 myself to be the true and lawful owner of the said
 property and have in the full power given right
 and lawful authority to dispose of the said property
 in manner as aforesaid and do for myself my Executors
 and Administrators hereby covenant and agree to
 defend the said property against the lawful claims
 and demands of all persons whomsoever unto him
 the said Ellis his Executors Administrators and
 Assigns

Witnessed Notarship that if the said James A.
 Leonard his Executors or Administrators
 shall pay to the said Alden G. Ellis his Executors
 Administrators or Assigns the sum of

B. W. of Sale

174 Bill of Sale
James A Leonard to Alden G Ellis ^{continued}

Continued

Two Thousand dollars in one year from this date with interest. Then the said is also a certain promissory Note of same date with these presents given by said Leonard to said Ellis to pay the same aforesaid at the times aforesaid shall be null and void otherwise shall remain in full force and virtue.

By Witness whose I the said James A
doe now have witness to set my hand and Seal
this fifteenth day of December in the year of
our Lord one thousand eight hundred and
fifty nine

Figurae Societatis una delenda

in presence of us
Oliver Prescott

in presence of us } James A Leonard
Oliver Prescott }

Oliver Prescott

A true Copy of the Original received December
16th 1859 at four O'clock and Twenty Minutes
P.M. and received by me

Attest A. M. Eaton Town Clerk
 Prior 25

His certificate that this mortgage is hereby discharged the defects
for which he was ever has been settled.

4. Collins, Luke 16 "1860

Mortgage of Personal Property

Exhibit to Gay & Francis Brown

Persons all Men by these presents
That I Cravens to Give of Middleborough
in the County of Plymouth

In Consideration of the Sum of one hundred and
Twenty dollars to me paid by James Brown of
the Town and County aforesaid

The receipt whereof is hereby acknowledged have
granted bargain and sold unto the said present
do grant bargain and sell unto the said present
Brown one dark Red Horse with white Star in
forehead

I also one Express Wagon & Stamps all of the above named property being in my possession and all I can of that name and kind.

To have and to hold the afore described goods
and chattels to the said Dorothea in execution

and if the said Goy do vacate himself to be the lawful owner of said Goods and Chattels and have good right to sell and dispose of the same in manner aforesaid. I do hereby certify that if the said Goy his Executive or Administrators shall pay unto the said Brown his Executive Administrators or Assigns the sum of one hundred thirty dollars and upwards with interest according to the terms of a certain promissory note bearing even date with these presents given by said Goy to said Brown then this Meeting shall be void.

In witness whereof & the said trustees & you have
subscribed the same this nineteenth day of December in
the year of our Lord one thousand eight hundred
and fifty nine

Exultate in domino

in presence of
E. Pickens

E. Robinson

Erastus C. Gray

A true copy of the original received December
thirteenth eight hundred and fifty nine at
at seven o'clock and fifteen minutes P.M.
and received by me Alast A. M. Eaton Town Clerk
Jude 25

MASSACHUSETTS VITAL RECORDS : MIDDLEBOROUGH #15C
MORTGAGES 1859-1861, pp 176-245 Holbrook

Mortgage of Personal Property
Maria E. Stansdell to Naham M. Tribou

Know all men by these presents

That I Maria E. Stansdell of Middleboro
in consideration of one hundred forty five dollars
to me paid by Naham M. Tribou of said Middleboro
the receipt whereof is hereby acknowledged have
granted bargain and sold and by these presents
do grant bargain and sell unto the said Tribou
one gray Mare four years old and is the same
this day sold by said Tribou to me

To have and to hold the afore described goods
and chattels to the said Tribou his Executors
Administrators and Assigns forever and I the said
Maria E. do Vouch myself to be lawful owner of
said goods and chattels and have good right
to sell and dispose of the same in manner aforesaid
Provided Nevertheless That if the said Maria E.
Stansdell her Executors or Administrators shall
pay unto the said Tribou his Executors
Administrators or Assigns the said sum of one
hundred and forty five dollars or the same
then this Mortgage shall be void

In witness whereof I the said Maria E. Stansdell
have subscribed the same this Twenty fourth day
of September in the year of our Lord one thousand
Eight hundred and fifty nine

Executed and delivered }
in presence of } Maria E. Stansdell
Wm. H. Wood }

A true Copy of the Original received Sept
21st 1859 at 3:55 P.M. and recorded by me
Alfred A. M. Eaton Town Clerk
Pawtuxet

Mortgage of Personal Property
Gideon Shurtliff to Naham M. Tribou

Know all men by these presents

That I Gideon Shurtliff of Middleboro in the
County of Plymouth Commonwealth of Massachusetts
In consideration of the sum of twenty dollars to me paid
by Naham M. Tribou of the Town aforesaid the receipt
whereof is hereby acknowledged have granted bargain
and sold and by these presents do grant bargain
and sell unto the said Naham M. Tribou one
black and white Mare seven years old which
I have this day purchased of the said Tribou

To have and to hold the afore described goods
and chattels to the said Naham M. Tribou his
Executors Administrators and Assigns forever
and I the said Gideon Shurtliff do Vouch myself
to be the lawful owner of said goods and chattels and
have good right to sell and dispose of the same
in manner aforesaid

Provided Nevertheless That if the said Gideon
Shurtliff his Executors or Administrators shall pay
unto the said Naham M. Tribou his Executors
Administrators or Assigns the said sum of twenty
dollars and interest according to the terms
of a certain Promissory Note given by the said
Shurtliff to the said Tribou bearing even date
with these presents then this Mortgage shall be void

In witness whereof I the said Gideon Shurtliff
have subscribed the same this Twentieth day of
December in the year of our Lord one thousand
Eight hundred and fifty nine

Executed and delivered }
in presence of } Gideon Shurtliff
H. M. Tribou }

A true Copy of the Original received December
twentieth one thousand eight hundred and
fifty nine at seven o'clock and forty minutes P.M.
and recorded by me Alfred A. M. Eaton Town Clerk
Pawtuxet

Mortgage of Personal Property
John G. Vanghosen to James Cole Jr

Know All Men by these presents that I John Vanghosen of Mendocino in the County of Siskiyou in Consideration of the sum of four hundred dollars to me paid by James Cole Jr of said Mendocino the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said James Cole Jr a lot of English & fresh hay now in my barn there being about three tons also one horse now in my possession one soap wagon, two farm wagons one hay cart one Express wagon one horse cart one harness and cart box used one grind stone one grain Cradle all now in my possession at my farmstead farm.

I have and to hold the above described goods and chattels to the said Cole his Executors Administrators and Assigns forever Under the said Vanghosen do Vouch myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid. Provided nevertheless that if the said Vanghosen his Executors or Administrators shall pay unto the said Cole his Executors Administrators or Assigns the said sum of four hundred dollars then this Mortgage shall be void. In witness whereof I the said John G. Vanghosen have subscribed to these presents twenty third day of December in the year of our Lord one thousand eight hundred and fifty nine Executed and delivered in presence of W H Wood } John G. Vanghosen

A true copy of the original received Dec 26th 1857 at ten o'clock and twenty minutes A.M. and recorded by me Alastair McC Eaton
 Town Clerk.

Bill of Sale of Personal Property
John G. Vanghosen to A. L. Fitchham

Know All Men by these presents that I John Vanghosen of Mendocino in the County of Siskiyou for and in Consideration of the sum of one hundred & fifty dollars to me in hand well and truly paid at or before signing hereof and delivery of these presents by A. L. Fitchham of said Mendocino the receipt whereof I the said Vanghosen do hereby acknowledge have granted bargained and sold and by these presents do grant bargain and sell unto the said Fitchham a lot of English & fresh hay in the barn I now occupy & all the other fodder on my premises one horse & soap cart one Express wagon two farm wagons one horse cart one cart harness one wagon harness one hay cart and shunt all the movable manure on my farmstead farm one grind stone one hay cutter one grain Cradle one Rough Shovel Scythe &c the same now being in my farmstead farm (the said chattels being subject to a previous mortgage to James Cole Jr of \$400.00) To have & to hold the said granted and bargained chattels unto the said Fitchham his Heirs Executors Administrators and Assigns to his only proper use benefit and behoof forever and I the said Vanghosen do Vouch myself to be the true and lawful owner of the said chattels and have in me full power good right and lawful authority to dispose of the said chattels in manner as aforesaid and I do for myself Heirs Executors and Administrators hereby Covenant with agree to warrant and defend the said chattels unto the said Fitchham his Heirs Executors Administrators and Assigns against the lawful claims and demands of all persons whomsoever Provided nevertheless that if the said Vanghosen his Executors Administrators shall pay unto the said Fitchham his Administrators or Assigns the sum of one hundred & fifty dollars then this Mortgage shall be void. In witness whereof I the said John G. Vanghosen have hereunto set my hand & Seal this twenty sixth day of December in the year of our Lord one thousand eight hundred & fifty nine Executed and delivered in presence of W H Wood } John G. Vanghosen

Bill of Sale
Paul O. Clark to Lois G. Clark.

Know All Men by these presents that I Paul O. Clark of the County of Plymouth & Commonwealth of Massachusetts for and in consideration of the sum of Five hundred dollars to me paid by Lois G. Clark of said County and Commonwealth the receipt whereof is hereby acknowledged have bargained sold and delivered unto the said Lois G. Clark one Black Mare one Saddle Buggy one Express wagon one Sleigh one harness and one Robe to have and to hold the said goods & property unto the said Lois G. Clark her Executors administrators and assigns to her and their own proper use and benefit forever and of the said Paul O. Clark for myself and my heirs Executors and Administrators will warrant and defend the said bargain and premises unto the said Lois G. Clark her Executors administrators and assigns from and against all persons whomsoever.

In witness whereof I the said Paul O. Clark have hereunto set my hand and seal this third day of January in the year one thousand eight hundred and sixty

Executed in presence of Paul O. Clark. 
E. Robinson

A true Copy of the original was given Jan 3rd 1861 at two o'clock and ten minutes P.M. and recorded by me
Attest A. W. Eaton Town Clerk
Jan 25

Mortgage of Personal Property
H. W. Kellum & Charles C. Kellum to Cole & Butler.

Know All Men by these presents that we H. W. Kellum and Charles C. Kellum both of the County of Plymouth & Commonwealth of Massachusetts in consideration of the sum of thirty four dollars & thirty eight cents to us paid by James Cole & Marcus Butler both of said County and Commonwealth & co-partners in business under the firm & style of Cole & Butler the receipt whereof is hereby acknowledged have granted bargained and sold unto by these presents do grant bargain and sell unto the said Cole & Butler one Brown Mare which we purchased of said Cole & Butler one light riding wagon & harness now owned in our place two tons of English Hay seven cords of Bar board logs now on our farm & lands also five cords of Pine & Hard wood in our said premises to have and to hold all and singular the said goods and Chattels unto the said Cole & Butler their Executors Administrators and assigns to them their heirs and assigns and we the said mortgagors for ourselves and our Executors and Administrators do covenant & agree with the said mortgagors their Executors Administrators and assigns that we are lawfully possessed of the said goods and Chattels as of our own property that the same are free from all incumbrances and that we will and our Executors and Administrators shall warrant and defend the same to the said mortgagors their Executors Administrators and assigns against the lawful claims and demands of all persons.

Provided nevertheless that if the said mortgagors their Executors or Administrators shall will and truly pay unto the said mortgagors their Executors Administrators or assigns the sum of thirty four dollars & thirty eight cents or demands with interest thereon this sum as also a certain promissory note bearing date the twentieth day of January by the said mortgagors whereby they promise to pay the said mortgagors the said sum and interest at the time aforesaid that both the said mortgage shall remain in full force and virtue.

"Continued on next page"

Mortgage of Personal Property

H. M. Hallen + Charles C. Hallen to Cole & Waller (Continued)

And Provided Also, that until default by the said Mortgagors their Executors and Administrators in the performance of the condition aforesaid or of some part thereof it shall and may be lawful for them to keep possession of the said granted property and to use and enjoy the same but if the same or any part thereof shall be attached at any time before payment as aforesaid by any other creditors or creditors of the said Mortgagors, or if the said Mortgagors their Executors or Administrators shall attempt to sell the same or any part thereof without notice to the said Mortgagors their Executors or Administrators or assigns and without their assent to such sale in writing as aforesaid then it shall be lawful for the said Mortgagors their Executors or Administrators or assigns to take immediate possession of the whole of said granted property to their own use and to sell and dispose of the whole or of so much of said granted property at public auction as shall produce a sum of money sufficient to pay and discharge the above mentioned debt or debt with interest and all costs and charges of keeping and selling the same and all just and equitable claims then existing thereon without further notice or receipt giving six days notice of the time and place of said sale to said Mortgagors or their legal representatives and after the said debt or liability with interest costs charges and liens shall be so discharged and satisfied the surplus of the money arising from said sale and the residue of said granted property shall be paid and restored to said Mortgagors or their legal representatives discharged from all claims under the mortgage. In witness whereof we the said Henry M. Hallen + Charles C. Hallen have hereunto set our hands and seals the twenty fifth day of January in the year of our Lord one thousand Eight hundred and sixty

Comes in hand
of Henry M. Hallen
of Plymouth

Henry M. Hallen

Charles C. Hallen

A true copy of the original made Jan 25th 1860
at one o'clock and 40 minutes P.M. and Recorded by me
"Paid"

Attest A. M. Eaton Town Clerk

Mortgage of Personal Property

Charles H. Seach to R. B. Burns

Know all Men by these presents, That I Charles H. Seach of Middleboro' in the county of Plymouth and State of Massachusetts in Consideration of the sum of One Hundred and nineteen Dollars to me paid by Russell B. Burns of Middleborough the receipt whereof is hereby acknowledged have granted bargained and sold and by these presents do grant bargain and sell unto the said Burns One Bay Mare formerly owned by John C. Hudson and now by me and in my possession to have and to hold the above described goods and chattels to the said Burns his Executors Administrators and assigns forever And I the said Seach do avouch myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid.

Provided nevertheless that if the said Seach his Executors or Administrators shall pay unto the said Burns his Executors Administrators or Assigns the said sum of one hundred and nineteen Dollars according to a certain promissory note given to said Burns by said Seach bearing even date with these presents that as to say on demand with interest then this mortgage shall be void.

In witness whereof I the said Charles H. Seach have subscribed the same this twentieth day of February in the year of our Lord one thousand eight hundred and sixty

Executed and delivered in presence of
C. Robinson

Charles H. Seach

A true copy of the original received February 11th 1860
at one o'clock and 35 minutes P.M. and Recorded by me

"Paid" 25th

Attest A. M. Eaton

Town Clerk

Bill of Sale
 Seth W. Glass To Joseph S. Barden.

Minutemen March 24th 1860. Joseph S. Barden Bot of Seth W. Glass one Brown Mare known as the Shaw mare, for the sum of fifty five dollars.

Witness my hand and seal
 Seth W. Glass.

A true copy of the original
 Received March 24th 1860. at 7 o'clock and 20 min.

Noted and recorded by me
 Attest A. M. Eaton
 Town Clerk.

Mortgage Deed of Personal Property
 John G. Carr To Samuel W. Thompson

I now tell mine by these presents that I John G. Carr of Minutemen in the County of Plymouth, in consideration of a promissory note owing by me to Samuel W. Thompson of said Minutemen and for other good & sufficient considerations the receipt whereof is hereby acknowledged do hereby sell & convey unto the said Thompson one White Horse one yoke of red oxen one & four old heifer one open wagon & one cowards wagon & harness All of said property now being in my possession in Minutemen and I do covenant myself to be the lawful owner thereof to have & to hold said property to the said Samuel W. Thompson his heirs & assigns forever. Provided nevertheless if the said John G. Carr shall pay the said Samuel W. Thompson a certain promissory note given by the said Carr to said Thompson bearing date March 22nd A.D. 1858. for the sum of one hundred & sixty two dollars & fifty cents with the interest due on the same within thirty days from the date of these presents then this instrument shall be void otherwise to remain in full force.

"Continued on next page"

Mortgage of Personal Property Continued
 John G. Carr To Samuel W. Thompson

and virtue and provided also that if said note is not paid within said thirty days then the said J. W. Thompson shall have the lawful right to take immediate possession of said granted property to his own use and to sell and dispose of the same at public auction or so much thereof as shall produce a sum of money sufficient to pay and discharge the above mentioned debt or liability with interest & all charges & costs of keeping & selling the same without further notice or demand. Except giving four days notice of the time & place of said sale in the Minutemen Gazette a newspaper printed in said Minutemen that is to say put said notice in said paper once & that four days previous to said sale and after the said debt liability with interest & costs & charges shall be so discharged and satisfied the surplus of the money arising from said sale if any shall be paid to said Carr on demand and if any said property shall be attached by any creditor of said Carr or shall be seized by said Carr then said Thompson shall have the right to take immediate possession thereof & sell the same by giving the notice of said sale although said thirty days have not expired. In witness whereof I the said John G. Carr have hereunto set my hand and seal this ninth day of March in the year one thousand eight hundred & sixty.

Executed & delivered in presence
 W. Robinson,

John G. Carr

A true copy of the original received March 9th 1860 at 5 o'clock and 15 minutes Noted and recorded
 By me Attest A. M. Eaton Town Clerk

Mortgage Deed
 Charles W. Ashley To John W. Triton

Know All Men by these presents, That I Charles W. Ashley of Norwell in the County of Plymouth and Commonwealth of Massachusetts in consideration of the sum of thirty dollars to me paid by John W. Triton of Norwell the receipt whereof is hereby acknowledged, have granted bargained and sold unto the said John W. Triton one long laid bay mare four years old this spring which I have this day purchased of said Triton to have and to hold the afore described goods and chattels to the said John W. Triton his Executors Administrators and assigns forever and I the said Charles W. Ashley do vouch myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid. Provided nevertheless that if the said Ashley or his Executors or Administrators shall unto the said John W. Triton his Executors Administrators or assigns the sum of thirty dollars or demand with interest according to the tenor of a certain promissory note given by the said Ashley to the said Triton bearing even date with these presents then this mortgage shall be void. In witness whereof I the said Charles W. Ashley have subscribed the same this 31st day of March in the year of our Lord one thousand Eight hundred and Sixty.

Executed and delivered in presence of
 Henry A. Triton } Charles W. Ashley.

A true copy of the original received March 31st at 11 o'clock and fifty five minutes P.M. and recorded by me Attest A. H. Eaton.
 Town Clerk.

Mortgage Deed
 Nelson Finney To John W. Triton

Know All Men by these presents That I Nelson Finney of Norwell in the County of Plymouth and Commonwealth of Massachusetts in consideration of the sum of thirty five dollars to me paid by John W. Triton of said Norwell the receipt whereof is hereby acknowledged, have granted bargained and sold unto the said John W. Triton one Black Horse about fourteen years old that I this day purchased of said Triton to have and to hold the afore described goods and chattels to the said John W. Triton his Executors Administrators and assigns forever and I the said Nelson Finney do vouch myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid. Provided nevertheless that if the said Nelson Finney his Executors Administrators or assigns the said sum of thirty five dollars or demand with interest according to the tenor of a certain promissory note given by said Nelson Finney to the said Triton bearing even date with these presents then this mortgage shall be void.

In witness whereof I the said Nelson Finney have subscribed the same this twenty third day of March in the year of our Lord one thousand Eight hundred and Sixty.

Executed and delivered in presence of
 John W. Triton } Nelson Finney.

A true copy of the original received March 31st 1860 at 11 o'clock and fifty five minutes P.M. and recorded by me Attest A. H. Eaton.
 Town Clerk.

Mortgage of Personal Property
Orlando H. Shaw & Hercules Richmond

Know All Men by these Presents, That Orlando H. Shaw of Hingham in the County of Dymouth and Commonwealth of Massachusetts, in Consideration of the Sum of Seventy Six dollars to me paid by Hercules Richmond of the Town of Bristol in said Commonwealth of Massachusetts, the receipt whereof is hereby acknowledged, have granted, conveyed and sold and by these presents do grant, convey and sell unto the said Hercules Richmond, one Red and white Cow and also one Brindle Cow, both of which Cows I have this day purchased of the said Richmond. To have and to hold the above said described goods and Chattels to the said Richmond his Executors Administrators and Assigns forever, and I the said Orlando H. Shaw do hereby certify to be the lawful owner of said goods and Chattels and have good right to sell and dispose of the same in manner aforesaid.

Provided be it remembered that if the said Orlando H. Shaw his Executors or Administrators shall pay unto the said Hercules Richmond his Executors Administrators or Assigns the said Sum of Seventy Six dollars and interest in the following manner viz. fifteen dollars in ten days from the date of the Mortgage, Sixty one dollars in four months from the date of this Mortgage and then the Mortgage shall be paid. In witnesses whereof I the said Orlando H. Shaw have subscribed these presents the twenty Eighth day of June in the year of our Lord one thousand Eight hundred and Sixty

Orlando H. Shaw.

Witness my hand and seal in presence of Leonard Richmond.

A true Copy of the original given March twelfth at 3 o'clock P.M. and recorded by me

Attest A. M. Eaton
 Town Clerk.

"Page 25"

Mortgage of Personal Property
Samuel H. Bryant to Edward T. Correll

Know All Men by these Presents, That I Samuel H. Bryant of Hingham in the County of Dymouth in the Commonwealth of Massachusetts, in Consideration of the Sum of Forty dollars to me paid by Edward T. Correll of Bristol in said Commonwealth, the receipt whereof I do hereby acknowledge, have granted, conveyed and sold and by these presents do grant, convey and sell unto the said Edward T. Correll, the following described Goods & Chattels viz. All the Tools, Machinery & Implements this day sold by said Correll to said Bryant used in the Tin & Sheet Iron business said Tools being enumerated in the Schedule hereto annexed, marked A.

Schedule A

Machinery viz. 1 Stone pipe folder 1 vice folder 7 inches 1 Stone Pipe Roller (2 in) 30 inches long 1 Small Thick Edge 1 Small Broom 1 Twisting machine (large) 1 Stone Pipe Stake large with screw 1 Stone Pipe Stake small without screw 1 Hatchet Stake #1. 1 Square Stake, 1 Blower Stake, 1 Conductor pipe Stake 1 Iron 16 in 4 1/2 in 1 in 1 1/2 in 2 in round & 1 Iron 1/2 in round 1 Riveting Hammer 4 Hollow Drives 1/2 in to 3/4 inch 1 Stone Pipe Cutter 1 Vice.

To have and to hold the said granted and conveyed property unto the said Edward T. Correll his Executors Administrators or Assigns to their only proper use, benefit and behoof forever, and I the said Samuel H. Bryant do hereby certify to be the lawful owner of the said property and have in me full power, good right and lawful authority to dispose of the said property in manner as aforesaid and do hereby certify by Executors and Administrators duly constituted and agree to defend the said property against the lawful claims and demands of all persons whomsoever unto him the said Correll his Executors Administrators and Assigns.

"Continued on Page 190"

Mortgage Continued

Whereas Samuel B. Bryant to Edward S. Covell
 Do hereby acknowledge that if the said Bryant
 his heirs Executors, Administrators shall pay
 to the said Covell his Executors Administrators
 or assigns the sum of fifty dollars in one
 month from the date hereof then this deed
 is also a certain promissory note of said
 date with these presents given by said Bryant
 to said Covell to pay the same aforesaid at the
 time aforesaid shall be null and void
 otherwise shall remain in full force and virtue
 in witness whereof I the said Samuel B. Bryant
 have hereunto set my hand and seal this month
 day of April in the year of our Lord one
 thousand eight hundred and sixty
 signed sealed and
 delivered in presence of } Samuel B. Bryant
J. H. Carborn

A true copy of the original given April
 tenth 1860 at 7 o'clock and ten minutes A.M.
 and recorded by me A. H. Eaton
 Town Clerk

Copy of a writ James H. Briggs vs. Philip H. Briggs
 Entered April 9th 1860 at 7 o'clock and ten minutes A.M.
 "Paid 20 cents" Attest A. H. Eaton Town Clerk

Copy of a writ Loring Andrews vs. James A.
 Leonard. Entered May 4th 1860 at 10 o'clock and ten minutes A.M.
 Attest A. H. Eaton Town Clerk

Mortgage of Personal Property

Whereas William H. Castle and Alvin S. Castle to Otis H. Briggs
 Know all men by these presents that we
William H. Castle and Alvin S. Castle both of
Sturbridge in the County of Dorset
Shrewsbury for and in consideration of the sum
 of fifty dollars paid by Otis H. Briggs of
 said Sturbridge the receipt whereof we
 do hereby acknowledge have granted sold and assigned
 unto do by these presents grant sell and assign unto
 the said Otis H. Briggs the following described goods
 and chattels. To-wit: One red cow with dark
 bellows about three years old and such about
 seven or eight years old. Also, one red horse
 with short thick tail, about fifteen years old
 also one open four wheeled Buggy. All now in
 our possession and on the place we own or now
 live on. To have and to hold the aforesaid goods
 and chattels to the said Otis H. Briggs and to
 his Executors Administrators and assigns forever
 and we the said William H. Castle and Alvin S. Castle
 do vouch ourselves to be the lawful owners of said
 goods and chattels and have good right to sell
 and dispose of the same in manner aforesaid
 Do hereby acknowledge that if the said William H. Castle and Alvin S. Castle
 or their Executors or Administrators shall pay
 unto the said Otis H. Briggs his Executors Administrators
 or assigns the said sum of fifty dollars with the
 interest as for note dated March 7th 1860 in four
 months from the date of date. Then this mortgage
 shall be void. In witness whereof we the said
William H. Castle and Alvin S. Castle have subscribed
 these presents the Eleventh day of April in the
 year of our Lord Eight hundred and sixty
 signed in presence of } William H. Castle
Alvin S. Castle } Alvin S. Castle
Wm H. Castle

A true copy of the original given April
 11th 1860 at 10 o'clock and ten minutes A.M. and
 recorded by me Attest A. H. Eaton
 Town Clerk

Mortgage Deed of Personal Property.
Galmon S. Wallen, to Job C. Pierce.

Know all men by these presents that I, Galmon S. Wallen of the County of Dukes and Commonwealth of Massachusetts. In consideration of the sum of Sixty three dollars to me paid by Job C. Pierce of the Town of Orange and Commonwealth of Massachusetts. the receipt whereof is hereby acknowledged. have granted bargained and sold unto the said Job C. Pierce. One White Horse which I purchased of Nathaniel Cushing Esq one light green Wagon which I purchased of William Benson said Horse & Wagon being now in my possession to have and to hold the aforesaid described goods and chattels to the said Job C. Pierce his Executors Administrators and assigns forever. and I the said Galmon S. Wallen do vouch myself to be the lawful owner of said goods and chattels and have good right to sell and dispose of the same in manner aforesaid. Provided nevertheless that of said Galmon S. Wallen his Executors or Administrators shall pay unto the said Job C. Pierce his Executors Administrators or assigns the said sum of Sixty three dollars on demand with interest according to the terms of a certain promissory note given by said Wallen to said Pierce bearing even date with these presents. then that the said Job C. Pierce In witness whereof I the said Galmon S. Wallen have subscribed the same the twentieth day of April in the Year of Our Lord and third Eight Hundred and thirty.

Galmon S. Wallen
 in presence of E. Robinson

A true Copy of the original received April 18th 1860 at Orange October 18th and recorded by me
 Attest Asa Eaton
 Town Clerk

Paid 25 cents

Patent Right Deed.
William W. Willis, to Josiah Tinkham & others.

The United States of America.
 To All to whom these Letters Patent shall come Whereas Letters Patent have been granted to William W. Willis of the Town of Orange County of Franklin and State of Massachusetts for a certain Machine for Extracting Stumps, moving buildings, Rocks and like purposes called Willis's Improved Stump Extractor and whereas the entire right to make use and vend the said Patent in the United States has been granted to the said W. W. Willis under the Great Seal of the United States March 6. in the year of our Lord 1855. to have, to hold and enjoy, all and every privilege and benefit which may in any way arise from said inventions. Now this Agreement Witness that for and in consideration of the sum of Four Hundred and Ninety five dollars in hand paid the receipt whereof is hereby acknowledged. I the above named W. W. Willis have assigned, sold, and set over, and by these presents do assign, sell, and set over unto Josiah Tinkham, H. M. Tribon Milton Alden and Levi F. Tinkham all the right, title and interest in and to said Invention as secured by said Letters Patent, to for and in the towns of, Middlebury, Plymouth, Eastport, and North Bridgewater and Bridgewater, Wareham, Ware, Kingston, Shington, Plympton, Hallowell, Raynham, Tisbury and City of New Bedford, and in all other place or places, the same to be held and enjoyed by the said Josiah Tinkham one third, one third to H. M. Tribon, H. M. Alden & Levi F. Tinkham one third for their own use and behoof, and for the use and behoof of their legal representatives to the full and entire term for which said Letters Patent are or may be granted, as fully and entirely as the same would have been held and enjoyed, by me had this assignment and sale not been made.

"Continued Over to page 194"

Continued from page 193.

In Witness whereof I have hereunto set
my hand and official seal this
Twenty third day of April in the year
one thousand Eight hundred and Sixty
Six and delivered
in presence of

W. W. Miller
& Land Pomroy
his Attorney

A true copy of the original received
April 23rd 1866 at 6 O'clock and 35 minutes P.M.
and recorded by me Attest A. H. Eaton
Town Clerk

Bill of Sale Personal Property
Seth W. Glass. To Joseph S. Borden

Middletown April 24th 1866.
Joseph S. Borden Bar of Seth W. Glass
and Morgan, mare "Jenny" owned
by Rev. Mr. Little about twelve years old
for the sum of Seventy Five dollars
\$75.00 Received Payment
Witness J. H. Eaton, Seth W. Glass,

A true copy of the original received
April 24th 1866 at 13 O'clock and 35 minutes P.M.
and recorded by me Attest A. H. Eaton
Town Clerk

Bill of Sale
Joseph S. Borden to Seth W. Glass
Middletown July 2nd 1866
Seth W. Glass Bar of Joseph S. Borden and Borden
Mina Borden in the Share Mare for the sum of
Fifty five dollars Received Payment Joseph S. Borden
A true copy of the original received July 2nd 1866
at 9-15 P.M. and received by me
Attest A. H. Eaton Town Clerk

Mortgage End of Personal Property

William L. Glass to James Cole
I have received by the said James Cole
William L. Glass of a mortgage on the
County of Worcester in the Commonwealth of
Massachusetts in consideration of the sum of
seven after which is assigned to me by
James Cole for of said Middletown and
to be a part of the said mortgage
in which is a part of the said
Middletown and among the said
James Cole for of said Middletown the house
and furniture of every kind now owned by me
and among the said Middletown and other
buildings connected therewith and
Middletown

to have and to hold all and singular and
incumbrances to him the said James
Cole for his executor administrators and
assigns to him and their assigns forever
And if the said William L. Glass for
myself my executor and administrators
voluntarily consent to and with the said
James Cole for his executor administrators
and assigns that I have lawfully possession
of the said Middletown and parts of my
own property that they release all
incumbrances, and that I shall and my
executors and administrators shall defend
and defend the same to the said James Cole for
his executor administrators and assigns
against the lawful demand of all persons
indebted nevertheless that if the said William L. Glass
his executor or administrators shall not and
shall not defend and save harmless the said
James Cole for his executor administrators
from and against all liabilities upon a certain
promissory note endorsed by the said James Cole for
for the said William L. Glass, said note is to
be made with the said James Cole for his executor

Continued next page

Continued from page 195.

to be paid to said Bank at the month of
Bank Holiday - six months from the date thereof and
secured by said Grant and from and against
all first charges and expenses ensuing or
arising from or by reason of the liability
aforesaid then this conveyance shall be void
otherwise to remain in full force and effect
and provided also that until default by the
said Grant his Executors and Administrators
in the performance of the conditions aforesaid
or some part thereof it shall be lawful for
the said Grant to keep possession of the said
granted property and to use and to enjoy the same
but if the same or any part thereof
shall be attached by any other creditor
of the said Grant or if the said Grant
his Executors or Administrators shall
attempt to sell the same or any part
thereof or fail to pay the note
referred to at the time it shall
become due then it shall be lawful
for the said Collector his Executors Administrators
or assigns to take immediate possession
of the whole of said granted property
or his own rise and to sell and dispose
of the whole or of so much of said
granted property at public auction
as shall produce a sum of money
sufficient to pay and discharge the above
mentioned note and to pay with interest
and all cost and charges of packing and
selling the same and to further notice
or demand and after the said note or
liability with interest and charges shall
be discharged and satisfied the surplus of the
money arising from said sale and the residue
of said granted property shall be paid and
restored to said Grant or his legal representatives

Continued next page

Continued from page 196.

enclosed and charged formal claim under
this mortgage.

In testimony whereof the said
William S. Dean has hereunto set his
hand & seal this twenty sixth day of
May in the year of our Lord one thousand
eight hundred & eighty.

Executed and Subscribed
in presence of

Everett Robinson William L. Dean.

A true copy of the original received
May 25, 1866 at 10 o'clock and 30 minutes A.M.
inscribed by me. Wm. L. N. Carter

Paid 45 $\frac{ct}{n}$

Mortgage of Personal Property.

Mortgage of Personal Property.
Be it remembered, that by the President,
that Robert A. C. a part of the collection in the
University of Cincinnati
I have been here of the property transferred to me
I have been paid for, and the receipt of each article
through the receipt whereof is hereby recorded, it
was granted, borrowed and sold, and by the
President to private citizens, and with the said
James C. C. as one of the buyers, and sold
it, as the same has been sold in said College
and C. C. C.

to close with the salt. The salt should not be used
until it is the same color as the water. Administer
and repeat as often. Do not use salt water. Capers
to remove and dispose of the same as in water
above.

Rounded, smooth, flattened, thin, soft & light.
Color, like Cassin's or a mixture of brown, in front
and blue, like Cassin's in the middle and on the sides.
Feet of a more rounded & lighter color, in the middle and on the sides.

received from him 1855

in full when this mortgage shall be paid.
The said mortgage, at the said Robert Capen
above subscribed the same this second day of
January in the year of our Lord one thousand
eight hundred and fifty.

Witnessed and signed
at New Bedford
C. A. Capen

Attest copy of the original received
from the said at 5 o'clock and 30 minutes A.M.
and recorded by me Attest Andrew M. Eaton
Town Clerk.
Paid 35.

Bill of Sale
Seth W. Glap to Hiram Perkins
Middleboro July 3^d 1860
Hiram Perkins
Bot of Seth W. Glap
one Brown Mare known in the Town of
for the sum of fifty five dollars
Paid Payment Seth W. Glap
Attest J. C. Vaughan

A true copy of the original received July 3^d 1860
at eight o'clock and four minutes A.M.
and recorded by me
Attest A. M. Eaton Town Clerk
Paid 25

Mortgage of Personal Property 177
Joseph S. Barden & John Barden.

Know all Men by these Presents.
That Joseph S. Barden of Middleboro
County of Plymouth and Commonwealth
of Massachusetts, do hereby, in consideration
of the sum of One Hundred & Eighteen Dollars
to me paid by John Barden, by the receipt
whereof I hereby acknowledge to by these
presents grant bargain and sell unto
John Barden the following articles of
personal property to wit. One Team
Wagon, one Horse Cart and Pleasure Wagon
Two Wagon Harnesses one Cart Harness &
one Whiffletree Robe to have and to hold
the property aforesaid to the said John
Barden his Executors Administrators and
assigns to his and their sole use forever.
And I the said Joseph S. Barden for myself
executors and administrators do covenant
with the said John Barden his executors
administrators and assigns that I have
good right to sell and convey the said
property, that the same is free from all
incumbrances, and that I will warrant
and defend the same to the said John
Barden his executors administrators and
assigns forever against the lawful claims
and demands of all persons. Provided
nevertheless that if the said Joseph S. Barden
his executors or administrators pay to the
said John Barden his executors administrators
or assigns the sum of One Hundred and
Eighteen Dollars in years from the
date hereof with interest on said sum
payable semi-annually at the rate of
six per cent per annum then this deed
as also a certain promissory Note bearing
date with these presents given by
the said Joseph S. Barden to the said
John Barden where by for value received

Continued on 178

Continued from 199th page.

he promises to pay said John Barden or the said son and interest at the times aforesaid shall both be absolutely void otherwise shall remain in full force and virtue. And it is agreed that the mortgager his executors administrators and assigns shall remain in possession of said property until condition broken. In witness whereof the said Joseph S. Barden have hereunto set my hand & seal this eighteenth day of June in the year of our Lord eighteen hundred and Fifty.

June 18, 1860.

Joseph S. Barden.

Signed sealed
and delivered in presence
of Andrew L. Fincham.

A true copy of the original received
July 2nd 1860 at 6 o'clock and 25 minutes
P.M. and recorded by me.

Attest A. M. Eaton

Paid 25[¢]

Town Clerk

Notice of Foreclosure of Mortgage
bearing A. Lincoln to Luther P. Thomas

To Spring A. Lincoln.

Notice is hereby given you that I intend to foreclose the Mortgage you made & executed to me of two Speckled Cows one red Cow & red yearling Steer & Speckled yearling Steer & Speckled yearling Heifer and a Red Calf also all the hay & fodder in the Barn lately occupied by you in Middleborough. Dated August 26 A. C. 1857 and Recorded in the Records of said Middleborough - Book No. 12. - page 163 - for the breach of the condition thereof.

Continued on next page.

Continued from page 200

Dated April 26th A. C. 1860. Luther P. Thomas.

A true copy of the original received April 27, 1860 at 6 o'clock and 55 minutes A.M. and recorded by me.

Paid 25[¢]

Attest A. M. Eaton

Town Clerk

Mortgage Deed of Personal Property.

Charles F. Shaw to Luther P. Thurtell.

I know all Men by these presents that I Charles F. Shaw of Middleborough in the County of Plymouth and Commonwealth of Massachusetts in consideration of Fifty-nine Dollars and fifteen cents to me paid by Luther P. Thurtell of the Town of Middleborough Commonwealth aforesaid the receipt whereof is hereby acknowledged, have granted bargained and sold and by these presents do grant bargain & sell unto the said Luther P. Thurtell one open buggy Wagon Body Dark Color Wheel Black being the same Wagon delivered & sold to me this day by said Thurtell.

I have and to hold the above named Wagon unto the said Thurtell his Executors Administrators and assigns to his sole use forever. And I the said Mortgager for myself and my Executors and Administrators do covenant and with the said Mortgager his Executors Administrators and Assigns that I am lawfully possessed of the Wagon aforesaid as of my own property that the same is free from all incumbrances and that I will and my Executors and administrators shall warrant and defend the same to the said Mortgager his Executors Administrators and assigns against the lawful claims and demands of all persons. Provided nevertheless

Continued on next page

Continued from page 201.

That if the said Mortgager his Executors or Administrators shall well and truly pay unto the said Mortgager his Executors Administrators or Assigns the sum of Sixty-nine dollars and fifteen cents in the following manner viz. Ten dollars Monthly until said Sixty-nine dollars and fifteen cents is wholly paid with interest then this Deed as also a certain promissory note bearing even date herewith signed by the said Mortgager whereby he promised to pay the said Mortgager the said sum and interest at the times aforesaid shall both be void otherwise shall remain in full force & virtue.

And Provided also that until default by the said Mortgager his Executors and Administrators in the performance of the conditions aforesaid or some part thereof it shall and may be lawful for him & them to keep possession of the said granted property house and enjoy the same, but if the same shall be attached at anytime before payment as aforesaid by any other Creditor or Creditors of the said Mortgager or if the said Mortgager his Executors or Administrators shall attempt to sell the same without Notice to said Mortgager his Executors Administrators or Assigns and without their consent to such sale in writing expressed or if the said Mortgager his Executors or Administrators shall fail to perform any or either of the conditions of this deed in relation to the payment of said sum of Sixty-nine dollars & fifteen cents or any other conditions thereof. Then it shall be lawful for the said Mortgager his Executors Administrators or Assigns

Continued on next page.

Continued from page 202.

to take immediate possession of the said granted property to his own use and to sell and dispose of the same at public Auction without further notice or demand except giving ten day notice of the time and place of said sale to said Mortgager or his legal representatives and after the said debt or liability with interest cost charges and liens shall be discharged and satisfied the surplus of the money arising from said sale shall be paid or delivered to said Mortgager or his legal representatives.

In testimony whereof I the said Charles F. Shaw have hereunto set my hand and seal this twenty ninth day of June in the year one thousand eight hundred and sixty.

Executed and delivered in presence of
Chas. F. Shaw
of Chas. F. Shaw

A true copy of the original received June 30. 1866. at 6 o'clock and 30 minutes P.M. and recorded by me

Paid 45th

Attest A. M. Eaton
Jesse C. Clark

Deed of Sale
To the said Mortgager his Executors Administrators or Assigns
I the said Charles F. Shaw do hereby certify that the same was duly recorded in the County of [] State of [] on the [] day of [] 1866. and that the same is now on file in the County Clerk's Office. In witness whereof I have hereunto set my hand and seal this [] day of [] 1866.
Charles F. Shaw
Attest A. M. Eaton
Jesse C. Clark

Bill of Sale of Personal Property

Know all Men by these Presents, That I William H. Carter of Widdellborough in the County of Plymouth and State of Massachusetts for and in consideration of the sum of twenty dollars to me in hand well and truly paid at my before signature, sealing & delivery of these presents, by Ebenezer Cobb of said Widdellborough the receipt whereof I the said William H. Carter do hereby, have granted, bargained and sold and by these presents do I grant, bargain and sell unto the said Ebenezer Cobb the following - One red mare with long tail - Feet mane and tail nearly black - called about ten years old - One horse-wagon harness - one bull calf about three months old one two white bone Pigs.

To have and to hold the said granted and bargained mare, harness, calf & Pigs, unto the said Ebenezer Cobb his heirs, Executors, Administrators and assigns to his & their only proper use, benefit and behoof forever and if the said William H. Carter do touch myself to be the true and lawful owner of the mare, harness, calf and pig and have in myself full power right and lawful authority to dispose of the said mare, harness, calf and pig in manner as aforesaid, and if to for myself my heirs Executors and Administrators hereby covenant and agree to warrant and defend the said mare, harness, calf & pig unto the said Ebenezer Cobb his heirs, Executors, Administrators and assigns, against the lawful claims and demands of all persons whomsoever.

In Witness Whereof the said William H. Carter have hereunto set my hand and seal this twentieth day of July in the year of our Lord one thousand eight hundred and thirty.

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth day of July

in the year of our Lord

one thousand eight hundred and thirty

William H. Carter

Witness my hand

and seal this

twentieth

Continued from page 205.

Bumpus,

To have and to hold the said granted and bargained property unto the said Samuel his Executors, Administrators, or Assigns, by his only proper use, benefit and behoof forever. And if the said Timothy A. Mitchell, do avouch myself to be the true and lawful owner of the said property, and have in me full power, good right and lawful authority to dispose of the said property in manner as aforesaid; and do, for myself, my Executors and Administrators, hereby covenant and agree to defend the said property against the lawful claims and demands of all persons whomsoever, unto him the said Samuel his Executors, Administrators and Assigns.

Provided, however, that if Timothy A. Mitchell, his Heirs, Executors or Administrators shall pay to the said Samuel his Executors, Administrators or Assigns the sum of one Hundred & Twenty-five Dollars within three years from the date hereof with interest thereon due, as also a certain Note of hand of even date with these presents given by said Timothy to said Samuel to pay the same amount at the times aforesaid shall be null and void, otherwise shall remain in full force and virtue.

In witness whereof, the said Timothy A. Mitchell has hereunto set his Hand and Seal, this Eleventh day of August in the year of our Lord, one thousand eight hundred and Sixty.

In presence of
James C. Cook

Timothy A. Mitchell

Continued to page 207

Continued from page 206.

Plymouth 22 August 11th 1866 then personally appeared the within named Timothy A. Mitchell and acknowledged the within instrument to be his free act and Deed before me. James C. Cook, Justice of the Peace.

A true copy of the original received August 15, 1866, at 1 o'clock and 30 minutes P.M. and recorded by me. Attest A. McEaton

Paid 45.

Town Clerk.

Bill of Sale of Personal Property.

Samuel M. Leonard to Crastus M. Lincoln.

Middleboro, Aug. 12, 1866

Mr Samuel M. Leonard

Bot. of Crastus M. Lincoln
One Bay Horse Eighty-five Dollars,
also one Jet Wagon thirty-five Dollars,
one Harness Twelve Dollars, amounting
in all to one Hundred and thirty-two
Dollars \$132.00

Rec'd Payment

Crastus M. Lincoln
A true copy of the original received
August 15, 1866 at 7 o'clock P.M. and recorded
by me. Attest A. McEaton

Paid 25.

Town Clerk.

Mortgage Deed of Personal Property
George F. Murood to James Cole, Jr.

Know all men by these Presents,
 That I George F. Murood of Middleborough
 in the County of Plymouth
 In consideration of the sum of twenty five
 Dollars to me paid by James Cole, Jr. of
 said Middleborough the receipt whereof is
 hereby acknowledged, have granted,
 bargained and sold, and by these Presents
 do grant bargain & sell unto the said
 James Cole, Jr. One Bay Horse, Eleven
 years old, with white spot on rump
 and the same this day sold by the
 said Cole to the said Murood.

To have and to hold the fore described
 goods and chattels to the said Cole
 his Executors, Administrators, and Assigns
 forever. And I the said George F. Murood
 do couch myself to be the lawful owner
 of said goods and chattels, and have
 good right to sell and dispose of the
 same in manner aforesaid.

Provided Nevertheless That if the said George F. Murood
 his Executors or Administrators shall pay unto the
 said Cole his Executors, Administrators, or Assigns
 the sum of twenty five Dollars to be paid
 five Dollars each month until paid without
 interest, then this Mortgage shall be void.
 In witness whereof the said George F. Murood has subscribed the
 same this twenty seventh day of July in the year of our Lord
 one thousand eight hundred and sixty.
 Executed and delivered in presence of
 Jason Wilbur. George F. Murood

This copy of the original received August 2nd 1861
 at 10 o'clock A. M. and recorded by me.
M. A. M. Eaton
Deen Clerk

Mortgage Deed of Personal Property
Charles W. Ashley to A. M. Tribon

Know all men by these Presents,
 That I Charles W. Ashley of Middleboro
 in the County of Plymouth & Commonwealth
 of Massachusetts. In consideration of the
 sum of twenty seven Dollars & Eight
 Cents to me paid by Nahum M. Tribon
 of the town aforesaid, the receipt
 whereof is hereby acknowledged, have
 granted, bargained & sold, and by these
 Presents do grant, bargain and sell unto
 the said Nahum M. Tribon one bay
 hair white mare, seven years old, which
 I have this day purchased of the said
 Tribon.

To have and to hold the above described
 goods and chattels to the said Nahum M.
 Tribon his Executors, Administrators,
 and Assigns forever. And I the said
 Charles W. Ashley do couch myself to be
 lawful owner of said goods and chattels,
 and have good right to sell and dispose
 of the same in manner aforesaid.

Provided Nevertheless, That if the said
 Charles W. Ashley his Executors or Admin-
 istrators, shall pay unto the said
 Nahum M. Tribon his Executors, Admin-
 istrators, or Assigns, the sum of twenty
 seven Dollars and Eight Cents in demand
 with interest according to the tenor of a
 certain promissory note given by the said
 Ashley to the said Tribon, bearing even
 date with these presents then this Mortgage
 shall be void.

In witness whereof the said Charles W. Ashley has subscribed the
 same this twenty sixth day of October in the year of our Lord one
 thousand eight hundred and sixty. Charles W. Ashley
 Executed and delivered in presence of Henry H. Tribon
 This copy of the original received Oct. 23. 1861. at 10 o'clock and 30 m.
 A. M. and recorded by me. M. A. M. Eaton Deen Clerk.

Deed of

Philo H. Dickens to Alfred Edmunds.

Know all Men by these presents, That I Philo H. Dickens of Middlesex in the County of Plymouth and Commonwealth of Massachusetts in consideration of three hundred and thirty-seven dollars to me paid by Alfred Edmunds of the County and Commonwealth aforesaid the receipt whereof is hereby acknowledged, do hereby sell, convey and forever quit claim unto the said Edmunds all my right title & interest in and to the Whitcomb Shop now occupied by me and standing on the land of Jacob S. Sparrow at the Corner of Clifford & Water Streets.

To have and to the above described premises with the privilege and appurtenances thereto belonging to the said Alfred Edmunds his heirs and assigns forever. That I the said Dickens have good right to sell said property to said Edmunds as aforesaid and the same is free from all incumbrances except what may be due & owing said Sparrow and I will and my heirs & assigns and administrators shall warrant and defend said premises to the said Edmunds his heirs & assigns forever against the lawful claims of all persons except the said Sparrow. In witness whereof I the said Philo H. Dickens have hereunto set my hand & seal this twenty eighth day of September in the year one thousand eight hundred and sixty.

Executed in presence of

Attest J. Robinson.

Philo H. Dickens.

Know all Men by these presents that I the within named Alfred Edmunds in consideration of the sum of three hundred and thirty-seven dollars to me paid by Jacob S. Sparrow of Middlesex in the County of Plymouth and Commonwealth of Massachusetts do hereby hereby assign sell and make over unto the said Jacob S. Sparrow his heirs and assigns all my right title and interest in and to the within described property and in and to the within said or writing to have and to hold the same to the said Jacob S. Sparrow, his heirs & assigns forever and I hereby covenant with the said Sparrow his heirs & assigns. I have good right to sell and convey

Continued on next page

Continued from Page 210.

the within property in the manner aforesaid and that I will warrant and defend the same to said Sparrow his heirs and assigns against the lawful claims of all persons excepting the said Sparrow.

In witness whereof I the said Alfred Edmunds have hereunto set my hand and seal this twenty eighth day of September A.D. 1860.

Attest John Shaw, Jr.

Alfred Edmunds

A true copy of the original received at 2 1/2 o'clock & 50 minutes A.M. and recorded by me.

Paid 25¢

Attest J. H. Eaton.

Deputy Clerk.

Mortgage Deed of Personal Property. Gideon Shurtliff to Abraham M. Britton.

Know all Men by these Presents, That I Gideon Shurtliff of Middlesex in the County of Plymouth and Commonwealth of Massachusetts in consideration of the sum of twenty-four dollars to me paid by Abraham M. Britton of the Town aforesaid, the receipt whereof is hereby acknowledged, have granted, bargained and sold, and by these Presents do grant bargain and sell unto the said Abraham M. Britton one long tail Black Mare, six or seven years old, and lame in her near hind leg. Said Mare I have this day purchased of the said Britton.

To have and to hold the above described goods and chattels to the said Abraham M. Britton his Executors, Administrators, and Assigns forever, myself to be the lawful owner of said goods and chattels, and have good right to sell and dispose of the same in any manner I may see fit.

Witness my hand and seal, That I the said Gideon Shurtliff have hereunto set my hand and seal.

Continued from page 211.

Administrators shall pay unto the said Nahum M. Tilton his Executors, Administrators or Assigns the sum of Ninety four Dollars on demand with interest, according to the tenor of a certain Promissory Note given by the said Shurtliff to the said Tilton bearing even date with these presents. Where this Mortgage shall be void.

In Witness whereof, I the said Gideon Shurtliff have subscribed the same this eighteenth day of October in the year of our Lord one thousand eight hundred and sixty.

Executed and delivered
in presence of - Harry C. Will

A true copy of the original received October 22, 1861. at 5 o'clock P.M. and recorded by me

Attest A. M. Eaton
Town Clerk

Mortgage of Personal Property.
Joseph Fitchham to James W. Spout.

Know all Men by these Presents, That I Joseph Fitchham of Middleboro in the County of Plymouth and Commonwealth of Massachusetts Carpenter.

In consideration of the sum of Fifty Dollars to me paid by James W. Spout of Taunton in the County of Plymouth and Commonwealth aforesaid - Gentlemen the receipt whereof is hereby acknowledged, have granted bargained and sold, and by these Presents do grant, bargain and sell unto the said James W. Spout one half part of a Bay Mare, four years old, one light brown with Clitic sprang on her, four teeth grown.

Continued on next page

Mortgage of Personal Property Continued

One brass Harrow.

The whole personal property above described being in the use and possession of the mortgager at the present time.

To have and to hold the above described goods and chattels to the said James W. Spout his Executors, Administrators, and Assigns forever.

And I the said Joseph Fitchham do avow myself to be the lawful owner of said goods and chattels, and have good right to sell and dispose of the same in manner aforesaid.

Provided, nevertheless, that if the said Joseph Fitchham his Executors or Administrators shall pay unto the said James W. Spout his Executors, Administrators or Assigns, the sum of Fifty Dollars with interest in nine months from date of date, then this Mortgage shall be void as also a certain promissory note bearing even date herewith and signed by the said Joseph Fitchham whereby he promises to pay the said James W. Spout the said sum of interest at the time aforesaid, shall also be void otherwise ^{shall} remain in full force and effect.

In Witness whereof I the said Joseph Fitchham have subscribed the same this eighteenth day of October in the year of our Lord one thousand eight hundred and sixty.

Executed and delivered
in presence of - Joseph Fitchham
James W. Spout

Received Oct. 30th 1861 at 5 o'clock and 10 minutes P.M. and recorded by me

Attest A. M. Eaton
Town Clerk

Mortgage of Personal Property

Know all Men by these Presents that I Warner Alden of the County of Plymouth & Commonwealth of Massachusetts in consideration of the sum of one hundred dollars to me paid by Nahum M. Triton of the Town of Hingham the receipt whereof is hereby acknowledged, have granted, conveyed and sold, and by these presents do grant, convey and sell unto the said Nahum M. Triton one long barrel of gunpowder four years old, which I have this day purchased of said Triton, so that he and his heirs, assigns and assigns shall have and hold the said barrel of gunpowder unto the said Nahum M. Triton and his heirs, assigns and assigns forever, and if he, said Warner Alden do at any time hereafter sell or dispose of said barrel of gunpowder, he shall be liable to the said Nahum M. Triton for the value thereof.

Provided nevertheless that if the said Warner Alden his Executors, Administrators or Assigns shall pay unto the said Nahum M. Triton the sum of one hundred dollars and interest with interest according to the tenor of a certain promissory note given by the said Warner Alden to the said Triton bearing even date with these presents then this Mortgage shall be void and the said Triton shall have and hold the said barrel of gunpowder unto the said Triton and his heirs, assigns and assigns forever, and if he, said Warner Alden do at any time hereafter sell or dispose of said barrel of gunpowder, he shall be liable to the said Nahum M. Triton for the value thereof.

Witness my hand and seal this 15th day of January in the year of our Lord one thousand eight hundred and fifty one.

Warner Alden
Town Clerk

Mortgage of Personal Property

Warner Alden To Nahum M. Triton

Know all Men by these presents that I Warner Alden of the County of Plymouth & Commonwealth of Massachusetts for and in consideration of the sum of Eighty five dollars to me paid by Nahum M. Triton of town aforesaid, the receipt whereof I do hereby acknowledge, have granted, sold and assigned and do by these presents grant, convey and assign unto the said Nahum M. Triton the following described goods and chattels, viz, one Dutch tail Bay mare nine years old which I have this day purchased of said Triton to have and to hold the aforesaid goods and chattels to the said Nahum M. Triton, and if he, said Warner Alden do at any time hereafter sell or dispose of the same in manner aforesaid provided nevertheless that if the said Warner Alden his Executors or Administrators shall pay unto the said Nahum M. Triton the sum of Eighty five dollars on demand with interest according to the tenor of a certain promissory note given by the said Alden to the said Triton bearing even date with these presents then this Mortgage shall be void.

In witness whereof I the said Warner Alden have subscribed the same this fourth day of January in the year of our Lord Eighteen hundred and fifty one.

Warner Alden
Executed in presence of M. Triton

Received January Eighth at five o'clock P.M. and recorded by me Attest J. H. Chittum
Town Clerk

For temporary

Bill Sale Samuel Leonard to Phillip McGinn

Middletown January 15/61.

Mr Phillip McGinn

Be it remembered that Samuel Leonard
two Sow Pigs the same being the ones that
I bought of Samuel Raymond in July
last weighing about Eighty pounds
each for five dollars and fifty cents
each amounting to Eleven dollars \$11.00

J. H. Allen Witness} Received Payment
Samuel Leonard

A true copy of the original received at
three o'clock P.M. Jan. 15th 1861 and
recorded by me Attest J. H. Allen

For Clerk pro tem
Paid 25 cts

Mortgage of Personal Property
Henry D. Leonard to William S. Briggs

Know all Men by these Presents that I
Henry D. Leonard of Middletown in the County
of Plymouth in consideration of the sum of
Seventy five dollars to me paid by William S.
Briggs of said Middletown the receipt whereof
is hereby acknowledged have granted bargained
and sold, and by these presents do grant bargain
and sell unto the said William S. Briggs
one Brown Mare being the same Mare I
purchased of said Briggs and have now in my
possession. To have and to hold the afore-
described Coads and Chattels to the said Briggs
his Executors Administrators and assigns forever
and the said Henry D. Leonard do much (repeated)
to be the lawful owner of said goods and chattels and
have good right to sell and dispose of the same
in manner aforesaid provided nevertheless that I
the said Henry D. Leonard his Executors Administrators
shall pay unto the said William S. Briggs his

(Continued next page)

Henry D. Leonard to W. S. Briggs Continued

Executors administrators or assigns the said sum
of Seventy five dollars and interest in the following
manner viz twenty dollars on or before the first day of
May next and the balance of said sum on or before the
first day of October next according to the tenor of a
certain promissory note given by said Leonard to said
Briggs then this mortgage shall be void. In witness
whereof I the said Henry D. Leonard have subscribed the
same this twenty fourth day of January in the year of our
Lord one thousand eight hundred and sixty one
Executed and delivered in presence of

E. Robinson

H. D. Leonard

A true copy of the original received January 25th 1861
at ten o'clock and ten minutes A.M. and recorded by
me Attest J. H. Allen Town Clerk
Paid 25 cts pro tempore

Middletown, Jan 29th 1861

Mr Andrew Shockley

Wife of S. C. Hurst

A lot of manure under the stable at the
Bake House up to the first of April 1861 \$20.00

And

S. C. Hurst

A true copy of the original signed City 5th 1861
at twelve o'clock M and recorded by me

Attest J. H. Allen Town Clerk

Paid 25 cts pro tempore

Mortgage of Personal Property
Warner Allen To John H. Triton

Know All Men by these Presents that I Warner Allen of Middleborough in the County of Plymouth and Commonwealth of Massachusetts for and in consideration of the sum of one hundred and five dollars have paid to John H. Triton of the Town County and State aforesaid the receipt whereof I do hereby acknowledge have granted sold and assigned and do by these presents grant sell and assign unto the said John H. Triton the following described goods and chattels.

Viz. one long tailed Iron gun, golden horse gun or six gauge old, which I have this day purchased of said Triton.

To have and to hold the above described good & chattels to the said John H. Triton his Executors administrators and assigns forever. And I the said Warner Allen do vouch myself to be the lawful owner of said good and chattels and have good right to sell and dispose of the same in manner aforesaid. Provided nevertheless that if the said Warner Allen his Executors or Administrators shall pay unto the said John H. Triton his Executors Administrators or assigns the said sum of one hundred & five dollars on demand with interest according to the tenor of a certain promissory note given by the said Allen to the said Triton bearing even date with these presents then this mortgage shall be void. In witness whereof I the said Warner Allen have subscribed hereunto this twenty fifth day of February in the Year of our Lord Eighteen hundred and fifty one
Signed in presence of Warner Allen
H. A. Triton

A true copy of the original received February twenty fifth at 5 o'clock and 30 minutes P.M. and recorded by me
J. H. Allen Town Clerk
Pro Tem
Price 25 cents

Mortgage R. S. Coppen to Blodgett Goodridge & King

Know all men by these presents that I Robert S. Coppen of Middleborough in the County of Plymouth and Commonwealth of Massachusetts in consideration of six hundred and twenty seven dollars to me paid by John H. Blodgett & L. Goodridge and Harry King of Boston in the County of Suffolk in copartnership in trading doing business under the firm and style of Blodgett Goodridge & King the receipt whereof is hereby acknowledged have bargained granted and sold and by these presents do grant bargain and sell unto the said Blodgett Goodridge and King my entire stock of Goods Wares and merchandise now owned by me and in my Redders Wagon and my Redders Wagon horse and harness.

To have and hold all and singular the said stock of Goods & Chattels unto the said Blodgett Goodridge and King Their Executors administrators and assigns to their sole use and benefit forever. And I the said Mortgagor for myself and my Executors and administrators and assigns that I am lawfully possessed of the Goods and Chattels of my own property that the same are free from all incumbrances except a part of said Goods & Chattels are mortgaged to Everett Robinson and that I will and my Executors and administrators shall so use and defend the said Mortgage do covenant to and with the said Mortgagees their Executors administrators their Executors administrators and assigns against the lawful Claims of all persons except the said Robinson.

Provided nevertheless that if the said mortgagee his Executors or Administrators shall well and truly pay unto the said mortgagees the Executors or administrators or assigns lot certain promissory notes bearing even date with these presents signed by the said Mortgagor for the sum of six hundred and twenty seven dollars

Continued on Page 220

Mortgage Continued

payable in the following manner viz one hundred and four dollars and fifty cents in one month from this date, one hundred and four dollars and fifty cents in two months from this date, one hundred and four dollars and fifty cents in three months from this date, one hundred and four dollars and fifty cents in four months from this date, one hundred and four dollars and fifty cents in five months from this date, one hundred and four dollars and fifty cents in six months from this date.

Whereby the said Mortgagor promises to pay said Mortgages the said sums at the times aforesaid shall all be read otherwise to remain in full force and virtue.

And provided also that until default by said Mortgagor his Executors and Administrators in the performance of the conditions of on said or some part thereof it shall and may be lawful for him or them to keep possession of the said granted property and to sell the same in the usual course of trade but not otherwise but if the same or any part thereof shall be attached at any time before payment as aforesaid by any other creditor or creditors of the said Mortgagor then it shall be lawful for the said Mortgagor their Executors Administrators assigns to take immediate possession of the whole of said granted property to their own use and to sell and dispose of the whole or of so much of said granted property at public auction as shall produce a sum of money sufficient to pay and discharge the within mentioned debt or liabilities interest and all costs and charges of buying and selling the same and all just and equitable claims existing thereon without further notice or demand except giving six days notice of the time and place of said sale.

Carried to page 221

Mortgage Continued

To said Mortgagor or his legal representatives and after the said debt or liability with interest cost charges and liens shall be so discharged and satisfied the surplus of the money arising from said sale and the residue of said granted property shall be paid and redelivered said Mortgagor or his legal Representatives on demand discharged from all claims under this mortgage.

In witness whereof I the said Robert S. Capron have hereunto set my hand and seal this fifth day of March in the year one thousand eight hundred and sixty one.

Attest
R. S. Capron
A true copy of the original received
March 21 1861 at 11 o'clock and forty five minutes P.M. and recorded by me.
Attest Sidney Parker Town Clerk
These words intended and are read
read before signing
said to

Mortgage John S. Baker to Leonard Driggs

Know all men by these presents that I John S. Baker of Middleborough in County of Plymouth in consideration of sixteen dollars to me paid by Leonard Driggs of the said Middleborough do hereby sell and convey unto the said Leonard Driggs my best feather bed straw bed and bedstead now in the room next to the front room in the dwelling house I now live in.

I have and to hold the above named goods and chattels to him the said Driggs his heirs and assigns forever.

In witness whereof I the said John S. Baker have hereunto set my hand this twentieth day of March in the year one thousand eight hundred and sixty one.

Attest E. Robinson 1861 John S. Baker
A true copy received March 21 1861 at 11 o'clock A.M.
Attest Sidney Parker Town Clerk

Bill of Sale N. C. Hunt to Eliza Richmond

1861 Eliza Richmond	
April 1 Bought of N. C. Hunt	
1 Crocker Machine & Bread & Cakes	150.00
2 Doughs	10.00
134 Bread Bread Pats	20
135 Bread Loaf Pans	12.42
45 Burn Sheds	1.35
25 Family Bread	2.50
24 Washington Pie Plates	2.50
Proving Boxes	5.50
24 Sponge Cake Pans	2.40
50 Pound "	5.00
12 Lumen	12
Cake Rack	75
Polis & Seals	2.00
Churn & Mixtures	6.00
Sh. Cars	4.00
Scuffle Tub & Staff	3.00
Turnover & Rattle	2.75
Pin Measures	18
Turner	25
Measures & Scales	1.50
Brushes	75
Spoon Fork & Chopping Knife	25
Stone & Grind	4.00
Lifting Bars	75
Washer & Rattle	50
Lamp & Co	50
Cotton & Mixture	75
Rolling Stone	75
Washing Boards	1.25
Roller & Ice Knife	1.25
Over Lamp	75
Knives & D. Cutters	50
House Shovel	27
Brown Bread Boards	1.00
Pick & Potato Maul	50
Hammer & Mallet	90
Amount Current to Page 223	252.77

May 17th 1861 The bill for which this bill of sale was given has been paid and I hereby acknowledge it.

Bill of Sale N. C. Hunt to Eliza Richmond

Amount Due from other side	253.77
Oil Feeder & Cans	75
2 Salt Sticks	6.00
Bands Covers	75
Covers & Co	25
Bread Baskets	75
Wrapping Paper	50
16 Soda C. Boxes	1.60
2 Tin	25
1 Selt Wagon Boxes	8.00
2 Crocker Baskets	1.50
3 Pails	1.00
Shed	50
24 Pie Plates	40
Soda Bread Tray	1.00
Melasses Cakes	75
Turnover Horn	2.85
1 Star	75
108 Lemon Cake Pans	2.70
Crocker Pans	5.24

Received payment of 293.54
N. C. Hunt
A true copy of the original received
April 1-1861 at Eliza Richmond and recorded
by me
Attest Sidney J. Miller
Notary Public

Bill of Sale W. J. Jones to John S. Baker
Middletown April 23rd 1861

Bought of John S. Baker
One Boston bob Tail Horse called Boston years old
being the same horse that I had of J. H. Cushman
fifty dollars 50.00
Received payment John S. Baker
A true copy of the original received April 23rd 1861
at Eliza Richmond and recorded by me
Attest Sidney J. Miller Notary Public

Received this bill of sale and the same has been paid and I hereby acknowledge it.

Bill of Sale W. C. Hunt, to Eliza Richmond

1861 Eliza Richmond

April 1

Bought of W. C. Hunt

1 Horse called General	200.00
1 " " Bay State	100.00
1 Open Buggy Wagon	85.00
1 " " " " "	90.00
1 Light " " "	65.00
2 Bread " " Harnum	28.00
1 Light " " "	14.00
1 Bull " " "	7.00
1 Goat " " "	7.00
Wheel Jack & Wrench	2.25
1 Robe	10.00
2 Horse Caring	2.00
3 Hatters	3.00
Stable Furniture	6.00
Cop Yearling	1.00
Received payment	\$620.25

W. C. Hunt

A true copy of the original received
April 1 1861 at nine o'clock P.M. and recorded
by me
Attest Sidney Tucker
Tolson Clerk

Bill of Sale J. S. Baker to W. F. Jones
Middleborough May 2 1861
Mr. Watson F. Jones

Bought of John S. Baker
One white Horse called Elson years old
the same horse that I had of Reed. Thred
seventy five dollars

\$75.00

Received payment

John S. Baker

A true copy of the original received
May 2 1861 at 11 o'clock P.M. and recorded
by me

Attest

Sidney Tucker
Tolson Clerk

May 18 1861 the debt for which this bill of sale was given is hereby acknowledged and the same is discharged by the receipt of the sum of \$620.25 paid to W. C. Hunt by Eliza Richmond.

Mortgage Warren Alden to W. M. Fiske

Know all Men by these Presents

That I Warren Alden of Middleborough in
the County of Plymouth and Commonwealth of
Massachusetts

In consideration of the sum of sixty dollars to me paid
by William M. Fiske of the Town of Canton, I have
the receipt whereof is hereby acknowledged, have granted, sold,
conveyed and sold, and by these Presents do grant, convey
and sell unto the said William M. Fiske one day sired
chestnut horse four years old this season, which I
have this day purchased of said W. M. Fiske.
To have and to hold the above described goods and chattels to
the said William M. Fiske.

And I the said Warren Alden do hereby
myself to be the lawful owner of said goods and chattels
and have good right to sell and dispose
of the same in manner aforesaid.

Provided nevertheless, that if said Warren Alden his
Executors or Administrators shall pay unto the said
William M. Fiske

his Executors, Administrators or assigns, the said sum
of sixty dollars on demand with interest
according to the Tenor of certain promissory note
given by the said Warren Alden to the said Fiske
bearing even date with these presents
then this Mortgage shall be void.

In Witness Whereof I the said Warren Alden
have subscribed the name this Twentieth (20) day of March
in the year of our Lord one thousand eight hundred
and sixty one.

Executed and delivered in presence of

H. M. Fiske

Warren Alden

A true copy of the original received April 2 1861
at 11 o'clock P.M. and recorded by me

Attest Sidney Tucker

35p

Tolson Clerk

Mortgage John S. Butler to L. Richmond

Know all Men by these Presents
That I John S. Butler of Middleborough in the County
of Plymouth and Commonwealth of Massachusetts
in consideration of the sum of seventeen dollars
to me paid by Leonard Richmond of Lathrop in said
County, the receipt whereof is hereby acknowledged, have
granted, bargained and sold, and by these Presents do
grant, bargain, and sell unto the said Leonard Richmond
one bay horse which I this day purchased of him
being the same horse lately in the use and possession
of Charles W. Butler.

He have and to hold the afore described goods and chattels
to the said Richmond,

his Executors, Administrators, and Assigns, forever.

And I the said John S. Butler do avouch myself
to be the lawful owner of said goods and chattels, and
have good right to sell and dispose of the same
in manner aforesaid.

Witnessed in writing, that if the said John S. Butler his
Executors or Administrators, shall pay unto the said
Leonard Richmond his

Executors or Administrators, or Assigns, the said sum
of seventeen dollars in three months from this
date according to the terms of a certain promissory note
signed by said Butler whereby he promises to pay said
Richmond, said sum in the manner aforesaid and
bearing even date with these presents.

Then this Mortgage shall be void.

In Witness whereof, I the said John S. Butler
have subscribed the same this fifth day of April, with my
of one Last and thousand eight hundred and sixt one

Executed and delivered in presence of John S. Butler
E. Robinson Attest Sidney Tucker

Town Clerk

A true copy of the original received April 8 1861
at nine o'clock A.M. and recorded by me

Attest Sidney Tucker

Town Clerk

April 22, 1861 The debt for which this Mortgage was given has been paid
and I hereby discharge the mortgage John S. Butler

Paid 25

Bill of Sale Cyrus Smith to E. G. Norton

Know all Men by these Presents

That I Cyrus Smith of Middleborough in
the County of Plymouth and State of Massachusetts
in consideration of sixty five dollars to me paid
by Elbridge G. Norton of Lydford in said County
the receipt of which is hereby acknowledged do
hereby grant, sell assign and convey to said
Elbridge G. Norton the following personal property
to wit, one yoke of Oxen of the age of six years
which I now own.

To have and to hold to said Elbridge G.
Norton, his executors, administrators and
assigns forever.

In witness whereof I have hereunto
set my hand and seal this eighth day of
May in the year eighteen hundred and
sixty one.

Signed sealed and

delivered in presence of

Ben J. Moulton and
Plymouth 28 May 1861

Then personally appeared the within
Cyrus Smith and after reading the within
instrument by him executed to be his free act
and deed.

Before me Ben J. Moulton

Justice of the Peace
A true copy of the original received May 10th 1861
at 6 o'clock 10 minutes P.M. and recorded by me

Attest Sidney Tucker
Paid 25

Town Clerk

Copy of a Bill of Sale received by
Harrison Clark Entered November 15 1861 at 4 o'clock
and thirty minutes P.M.

Attest Sidney Tucker

Town Clerk

Paid 25

Bill of sale Harlow & Johnson to W. C. Hunt

Middleborough April 18th 1861

W. C. Hunt

Bought of Harlow & Johnson

1 Cracker Machine Dough hook & Cutter	150.00
1 pair Axes	1.00
1 Horse Covering	1.00
1 Harrow & Bells	12.00
1 Mill Harrow	7.00
1 Mrench & Wheel Jack	2.00
1 Apple Saw	6.50
1 Kettle	.50
Stationary R	2.76
Interest on acct	3.59
1 Saddle	.38
1 Hat	.25
2 Saddle Leans	3.88
2 Saddle Pads	1.25
1 Coat	.75
	\$192.86

Received payment

Harlow & Johnson

A true Copy of the original received May 11th 1861

At sight & check paid and received by me.

W. C. Hunt

Attest Sidney Smith

Seren Clerk

Bill of sale John S. Baker to Watson & Jones

Middleborough May 21st 1861

Watson & Jones

Bought of John S. Baker

One pair Horse called Elson years old being the
same pair that I had this day of
last year Harlow & Johnson to amount five dollars 75.00

Received payment

John S. Baker

A true Copy of the original received May 21st 1861

at nine o'clock and thirty minutes A.M. and

recorded by me

Attest Sidney Smith

W. C. Hunt

Seren Clerk

Mortgage John S. Baker to Sargent & Harlow & Co

Known all Men by these Presents,

That I John S. Baker of Middleborough, Massachusetts
County of Plymouth,

In consideration of the sum of Five dollars
to me paid by Francis Sargent, James R. Harlow
and Orlando H. Sargent being business in the City of
Boston under the style and firm of Sargent & Co. Inc.
The receipt whereof is heretofore acknowledged by me and they and
and sold and by them Resolved that they and they
with the said Sargent Harlow & Co. Inc. do hereby grant and
Chattel in.

Meaning to describe one black mare about eight
years old and the same mare that I have this day
traded with Sargent Harlow & Co. Inc.

To have and to hold, all and singular the said Chattel

Chattel, unto the said Sargent Harlow & Co. Inc. with their
Assigns to their sole use forever.

And I the said mortgagee for myself and my Executors and
Administrators do Covenant and warrant to the said mortgagee

their Executors Assigns Administrators and Assigns that I am
lawfully possessed of the said Chattel and Chattels of
even property that the same are free from all encumbrances

and that I will and my Executors or Administrators
shall Warrant and defend the same to the said mortgagee

their Executors Assigns Administrators and Assigns against all
lawful claim and demand of all persons.

Provided Nevertheless that if the said mortgagee their
Executors or Administrators shall need and truly pay

unto the said mortgagee their Executors Administrators
or Assigns the sum of thirty five dollars in or out

dated May 1st 1861 and payable three months
from that date.

Then this Bond is also a certain Receipt and Note
bearing date to hereunto signed by the said mortgagee

whereby I promise to pay to the said mortgagee the said
sum and at the time aforesaid shall be paid;

otherwise shall remain in full payment thereof.

Continued on page 230

Mortgage John S. Butler to Sargent Horton &c.

And I bind the said under default by the said mortgagee his Executors and Administrators in the performance of the condition aforesaid, or of some part thereof, it shall and may be lawful for them to take possession of the said granted property, and to use and enjoy the same, but in case of such default, or if the same in any part thereof shall be attached, at any time before payment as aforesaid by any other creditor or creditors of the said mortgagee, or if the said mortgagee his Executors Administrators, shall attempt to sell the same, or any part thereof, without notice to said mortgagees their Executors Administrators, or Assigns, and without their assent to such sale or selling expressed, or shall remove the same, or any part thereof from

without such notice and assent, then it shall be lawful for said mortgagees their Executors Administrators, or Assigns, to take immediate possession of the whole of said granted property to their own use, and to sell and dispose of the whole, or of so much of said granted property at public auction, as shall produce a sum of money sufficient to pay and discharge the above mentioned debt or liability, with interest, and all costs and charges of finding and selling the same, and all just and equitable claims then existing thereon, without further notice or demand, giving ten days notice of the time and place to said mortgagee or his legal representatives, and after the said debt or liability, with interest, costs, charges and expenses shall be so discharged and satisfied, the surplus of the money arising from such sale, and the residue of said granted property shall be paid and restored to said mortgagee or his legal representatives discharged from all claims under this mortgage.

In testimony whereof I the said John S. Butler have hereunto set my hand and seal the eighteenth day of May in the year of our Lord one thousand eight hundred and sixty one.

Executed and delivered in presence of

Witness John S. Jones

John S. Butler

A True Copy of the original received May 18th 1861 at nine o'clock and recorded by me, Sidney J. Fisher, Town Clerk.

Bill of Sale John S. Butler to W. P. Jones

Middleborough May 31 1861

Watson & Jones

Bought of John S. Butler one long tailed Bay Horse called Eight years old being the same Horse that I had of Joseph D. Maranville.

Seventy five Dollars \$75.00
Received payment

A True Copy of the original received May 31 1861 at nine o'clock and thirty minutes and recorded by me, Sidney J. Fisher, Town Clerk.

Bill of Sale John S. Butler to W. P. Jones

Middleborough June 11th 1861

Watson & Jones

Bought of John S. Butler one black Mare called Eight years old for seventy five dollars \$75.00

Received payment

A True Copy of the original received June 11th 1861 at nine o'clock and recorded by me, Sidney J. Fisher, Town Clerk.

Bill of Sale Julia Weston for to J. S. Cushman

Anna S. Cushman

Bought of Julia Weston for

One black Horse 1100 One brown Horse 1500 11500
One brown Horse 800 One light grey Horse 300 1100
One stone steer 200 One or yoke 200 2200

Julia Weston for \$158.00

A True Copy of the original received Dec 11th 1861 at two o'clock and recorded by me, Sidney J. Fisher, Town Clerk.

Mortgage Timothy J. Mitchell to Linas Rider

I know all Men by these Presents,
That I Timothy J. Mitchell of Middleborough
in the County of Plymouth Commonwealth
in consideration of the sum of one hundred and
twenty five dollars to me paid by Linas Rider of
the said Middleborough townman the receipt whereof
is hereby acknowledged have granted, bargained and sold,
and by these Presents do grant bargain, and sell unto the
said Linas the following described property a
dash red horse seven year old with a white
spot in his forehead and also a covered wagon
and one brandle hay for one year old and one
two year old red heifer.

I have and to hold the fore described goods and chattels
to the said Linas his Executors, Administrators, and Assigns
forever, And I the said Timothy J. Mitchell do touch
my self to be the lawful owner of said goods and chattels
and have good right to sell and dispose of the same
in manner of record.

Provided nevertheless That if the said Timothy J. Mitchell
his Executors, Administrators, shall pay unto the said
Linas his Executors, Administrators, or Assigns, the
said sum of one hundred and twenty five dollars in
three years and six months from the date hereof with
then the mortgage shall be void.

In witness whereof I the said Timothy J. Mitchell
have subscribed the name this first day of June
in the year of our Lord one thousand eight hundred
and thirty one.

Timothy J. Mitchell
James W. Cook

Attest my hand and seal of office this first day of June
in the year of our Lord one thousand eight hundred and
thirty one.

John S. Ingham
Salem Clerk

Read 25

Mortgage Edward W. Cole to Harriet R. Duce

I know all Men by these Presents,
That I Edward W. Cole of Middleborough in the
County of Plymouth Commonwealth

In consideration of the sum of seventy six dollars
and twenty cents to me paid by Harriet R. Duce of
Kingston in said County wife of H. C. Duce
The receipt whereof is hereby acknowledged have granted,
bargained and sold, and by these Presents do grant,
bargain, and sell unto the said Harriet R. Duce one
yoke of three year old red steers one red cow
about three years old one or wagon and one horse
wagon and being my property and now in my
possession.

I have and to hold the fore described goods and
chattels to the said Harriet R. Duce
her Executors, Administrators and Assigns forever,
And I the said Edward W. Cole do touch
my self to be the lawful owner of said goods and chattels
and have good right to sell and dispose of the same
in manner of record.

Provided nevertheless That if the said Edward W. Cole
his Executors and Administrators shall pay unto the
said Harriet R. Duce her Executors and Assigns the
said sum of seventy six dollars and twenty cents
with interest on six months from the date hereof
payable to the heirs of a certain free and sole given
by the said Edward W. Cole to said Harriet R. Duce
then the mortgage shall be void.

In witness whereof I the said Edward W. Cole have subscribed
the name this seventh day of June in the year of
our Lord one thousand eight hundred and sixty one
Signed and sealed in presence of

E. Robinson, Edward W. Cole

I have copy of the original and first of this
at three o'clock and fifteen minutes this said
seventh day of June at Kingston
John S. Ingham
Salem Clerk

Mortgage Thomas Norton to A. M. Eaton

Given all Men by these Presents,
That I Thomas Norton of Middleborough in
the County of Plymouth and Commonwealth of
Massachusetts.

In Consideration of the sum of one hundred and fifty
dollars to me paid, Andrew M. Eaton of said
Middleborough Administrator of the Estate of H. K. Kimball
the receipt whereof is hereby acknowledged, have granted,
bargained, and sold, and by these Presents do grant,
bargain and sell unto the said Andrew M. Eaton

One Grey horse six years old and being all the grey
horse I now own and have in my possession.
Also one open buggy Wagon and Saddle mounted Harness
made by John Briggs said Wagon and Harness being
the same now used by me.

To Have and to Hold all and singular, the said Good and
Chattelment, the said Andrew M. Eaton, his Executors,
Administrators and Assigns, to him and his heirs forever.
And I the said mortgagee myself and my Executors and
Administrators do covenant and with the said mortgagee
his Executors, Administrators and Assigns,

That I will lawfully provide for the said Good and Chattelment
as of my own property; that the same are free from all
incumbrances.

And that I shall and my Executors and Administrators
shall warrant and defend the same to the said mortgagee
his Executors, Administrators and Assigns against the
lawful claims and demands of all persons.

Provided nevertheless that if the said mortgagee his
Executors or Administrators shall neglect and delay
pay unto the said mortgagee his Executors, Administrators
or Assigns the sum of one hundred and fifty Dollars
on demand with interest.

Then this Debt as also certain Promissory note bearing
date hereunto signed by the said mortgagee whereby he
promised to pay the said mortgagee the said sum and
interest at the time specified, shall be void;
otherwise shall remain in full force and effect.

Continued on Page 235

Mortgage Thomas Norton to A. M. Eaton

And Provided Also that unless a fault by the said mortgagee
his Executors and Administrators, in the performance of
the condition aforesaid, or some part thereof it shall not
may be lawful for him or them to keep possession of
the said granted property, and to use and enjoy the same;
but in case of such default, or if the same or any part
thereof shall be attached at any time before payment as
aforesaid by any other Creditor or Creditors of the said mortgagee
or of the said Mortgagee his Executors or Administrators, shall
attempt to sell the same or any part thereof without notice
to the said Mortgagee his Executors, Administrators or Assigns,
and without his or their assent to such sale in writing and
expressed, or shall sell on the same or any part thereof from
the place where they are now kept

without such notice and assent, then it shall be lawful for
the said Mortgagee his Executors, Administrators or Assigns
to take immediate possession of the whole of said granted
property to his own use, and to sell and dispose of the whole
or of so much of said granted property at public auction
as shall produce a sum of money sufficient to pay and
discharge the above mentioned debt with interest,
and all costs and charges of keeping and selling the same,
and all just and equitable claims existing thereon, the said
further notice or demand, except giving five days notice
of the time and place of said sale to said Mortgagee or
his legal representative; and after the said debt is fully
paid with interest, costs, charges and fees shall be so discharged
and satisfied, the surplus of the money are due for said debt,
and the residue of said property shall be paid and returned
to said mortgagee or his legal representative, to be disposed of
from all claims under this mortgage.

In testimony whereof I the said Thomas Norton
have hereunto set my hand and seal this twelfth day of June
in the year of our Lord one thousand eight hundred and fifty one
Executed and delivered in presence of

E. Robinson J. Thomas Norton
At three o'clock of the original received June 12th 1851
at six o'clock and forty five minutes A. M. and recorded
by me, 45th Attest Sidney Parker
Notary Clerk

Mortgage Joshua Wood to N. M. Libou

Know all Men by these Presents,

That I Joshua Wood of Middleborough in the County of Plymouth and Commonwealth of Massachusetts

In Consideration of the sum of seventy five dollars to me paid by Nathaniel Libou of the Town aforesaid the receipt whereof is hereby acknowledged, have granted, bargained and sold, and by these Presents do grant, bargain and sell unto the said Nathaniel Libou one long tailed Bay Mare seven years old which I have this day purchased of the said Libou.

To Have and to Hold the afore described goods and chattels unto the said Nathaniel Libou, his Executors, Administrators, and Assigns forever.

And do the said Joshua Wood do acknowledge myself to be the lawful owner of said goods and chattels, and have good right to sell and dispose of the same in manner aforesaid.

Provided & upon the top, That if the said Joshua Wood his Executors or Administrators shall pay unto the said Nathaniel Libou

his Executors, Administrators, or Assigns the said sum of seventy five dollars on demand with interest according to the terms of a certain promissory note given by the said Wood to the said Libou bearing date the 10th day of June present.

Then this Mortgage shall be void.

In Witness whereof the said Joshua Wood have hereunto set his hand this fifteenth day of July in the year of our Lord one thousand eight hundred and sixty one

in presence of

N. M. Libou Joshua Wood
A true Copy of the Original received July 20th 1861
at Eight o'clock and forty minutes P.M. and
recorded by me.

Attest Sidney Tucker,
Deputy Clerk.

Mortgage J. B. Ramsdell to C. Ramsdell

Know all Men by these Presents,

That I J. B. Ramsdell of Middleborough in the County of Plymouth State of Massachusetts for and in Consideration of thirty five dollars paid me in hand by Stephen C. Ramsdell of Lanesville in the County and State aforesaid the receipt whereof I do hereby acknowledge have bargained sold and deliver and by these presents do bargain sell and deliver unto the said Stephen C. Ramsdell three young hogs about three months old and also one single boar harness to have and to hold the aforesaid bargained hogs and harness unto the said Stephen C. his Executors administrators and assigns forever and the said J. B. Ramsdell for myself my Executors and administrators shall and will warrant and defend the same against all persons unto the said S. C. his Executors administrators and assigns by these presents. In Witness whereof I have hereunto set my hand and the fifteenth day of August 1861.

Executed and delivered
in presence of John B. Ramsdell
Harry Smith

A true Copy of the Original received August 1861
at nine o'clock P.M. and recorded by me

Attest Sidney Tucker
Deputy Clerk

Recd 25

Charles W. Leach to George L. Soule
George L. Soule Middleborough June 25 1861

Bought of Charles W. Leach 1 Bay Mare foal
owned by John E. Hudson upon which A. H. Burns has a
Mortgage of one hundred and forty dollars or about that
amount. Also one Corvid Buzzard and Hawks \$55.00

Received Payment Charles W. Leach
A true Copy of the Original received July 21st 1861

at Eleven o'clock and thirty minutes P.M. and
recorded by me. Attest Sidney Tucker,
Deputy Clerk

Mortgage of E. Richmond to Sargent Harlow

Know all Men by these Presents,
That I James E. Richmond of Middleborough
in the County of Plymouth State of Massachusetts
in consideration of Fifty Dollars, paid by
Sargent Harlow located in the City of Boston
Massachusetts.

The receipt whereof is hereby acknowledged, do hereby
give, grant, bargain, sell and convey unto the said
Sargent Harlow or his heirs and assigns of the age of
thirteen years.

I have and to hold the abovegranted property with
privileges and appurtenances thereto belonging, to the
said Sargent Harlow or his heirs and assigns, to them
and their heirs and assigns forever.

And I the said James E. Richmond for myself
and my heirs, Executors and Administrators do coven-
ant with said Sargent Harlow or his heirs, Executors
and assigns, that I am lawfully seized in fee of the
abovegranted property, that they are free from all
incumbrances.

That I have no right to sell and convey the same
to the said Sargent Harlow or his heirs, and that
I will and my heirs, Executors and Administrators
shall warrant and defend the same to the said Sargent
Harlow or his heirs and assigns forever against the
lawful claims and demands of all persons.

Provided nevertheless that if the said James E. Richmond
his heirs, Executors or Administrators shall pay unto
the said Sargent Harlow or his heirs, Executors,
Administrators or assigns, the sum of fifty Dollars
in manner following, viz. within six months with
lawful interest of six per cent payable in six months
together with interest thereon, then this deed as aforesaid
shall be void, bearing even date with these presents, signed
by said James E. Richmond when by his promises to pay
to the said Sargent Harlow or his heirs, Executors and
assigns at the same time and in the manner aforesaid,
shall both be absolutely void to all intents and purposes.
Continued on other side

Mortgage of E. Richmond to Sargent Harlow

but until default shall be made in the payment of
said sum, or some part thereof or of the interest thereof, the
said Sargent Harlow or his heirs, Executors, Administrators,
or assigns, shall have no right to take possession of the
abovegranted property.

Witness my hand and seal this fifteenth day of
August in the year of our Lord one thousand eight
hundred and sixty one.

Signed sealed and
delivered in presence of James E. Richmond (15)
Godfrey Robinson

A True Copy of the original recorded August 11th 1861
at 8 1/2 o'clock P.M. and recorded by me
said 45

Attest Sidney Tucker,
Clerk

Mortgage Henry Johnson to Elmer Richmond

Know all Men by these Presents that I
Henry Johnson of Middleborough in the County of
Plymouth and Commonwealth of Massachusetts
in consideration of fifty dollars to me paid by
Elmer Richmond of Lubeneth in said County, the
receipt whereof is hereby acknowledged, do hereby sell and
convey unto said Elmer Richmond an certain man
which I perch and John Barber the same being now in
my possession.

I have and to hold said man unto the said Elmer
Richmond his Executors Administrators and assigns
to his and their heirs use and benefit forever.

In witness whereof I the said Henry Johnson have
hereunto set my hand and seal this twentieth day
of March in the year one thousand eight hundred
and sixty two.

Executed and Delivered
in presence of Henry Johnson (16)
E. Richmond

A True Copy of the original recorded March 18th 1862
at eight o'clock and forty five minutes P.M.

Said 25

Attest Sidney Tucker,
Clerk

240 Mortgage S. Mitchell to Wm. P. Ryder

Know all Men by these Presents,
That I Timothy Smith of Middleborough
in the County of Barnstable,
in Consideration of one hundred and twenty
five Dollars to me paid by William S. Ryder of
said Middleborough, the receipt whereof is
hereby acknowledged, do hereby give, grant, bargain
sell and convey unto the said William S. Ryder one
dwelt boy caland Horn with a white spot in his
forehead seven years old; also one dark red Hops
two years old also one bundle Hops one year old
to have and to hold the above granted Horn and Hops
and appurtenances thereto belonging, to the said William
S. Ryder his heirs and assigns, to them in behoof
forever.

And I, the said Timothy J. Mitchell for myself and my Heirs, Executors and Administrators, do covenant with the said William J. Byder his Heirs and Assigns, that I am lawfully seized of the aforegranted Acker that they are free from all incumbrances that I have good right to sell and convey the same to the said William J. Byder his Heirs and Assigns forever as aforesaid; and that I will and my Heirs, Executors and Administrators shall warrant and defend the same to the said William J. Byder his Heirs and Assigns forever, against the lawfull claims and demands of all persons. Notwithstanding, that if the said Timothy J. Mitchell his Heirs, Executors, or Administrators shall pay unto the said William J. Byder his Heirs, Executors, Administrators, or assigns, the sum of hundred and twenty five dollars with lawful interest thereon in three years from the date of this instrument then this deed, or any testimony bearing own dates with this present, signed by the said Timothy J. Mitchell, whereby he promises to pay the said William J. Byder the said sum and interest at the time aforesaid, shall be absolutely void to all intent and purposes.

Continued on Page 341

Mortgage Timothy A. Mitchell to Mrs. F. Ryder

be witness to the said Timothy A. Mitchell
have hereunto set my hand and seal this 14th day of August
in the year of our Lord eighteen hundred and sixty
one.

Signed, Sealed, and Delivered
in presence of

Stillman Benson Timothy A. Mitchell

Plymouth S.S. August 7th 1861.

Then personally approved the choice, married
him & my sister, & well and acknowledged the choice
most assent to be his free act and duty; & upon me

A true copy of the original received August 27th 1861
at three o'clock forty five minutes P.M. and recorded
by me, Attest. Sidney Duane.

Part 48

Seven Cph.

Mortgage Anna E. Ramsdell to Venus Snow

Know all Men by these Presents, That I Maria
E. Ramsdell of Middleborough County, of Plymouth
wife of John B. Ramsdell in consideration of a
note given Benrus Snow of said Middleborough for
thirty six dollars and twenty cents bearing date April
17th 1861 on demand with interest for the county of the
payment thereof do hereby grant sell and deliver to
the said Benrus Snow on Black Cow six years
old one which I bought of Benrus Snow of said
Middleborough twenty dollars also one from Horn Haggan
also bought of said Snow and worth thirty dollars
to have and to hold the said property unto the said
Benrus Snow his executors administrators and assigns
forever.

Dr. Wetters whom I have heretofore set my heart
and seal this twenty eighth day of September Eight
hundred and sixty one.

Excited in presence of $\frac{2}{3}$ Maria E. Samsetill 

Received of Thomas S. Hinckley Esq. true copy of the original record of
March 20th 1861 at from cloth book and receipt. & by me
Geo 25th Attest. Sidney Fisher Town Clerk

61.25

Mortgage Albert G. Pratt to John C. Hudson,

Know all Men by these Presents
That I Albert G. Pratt of Middleborough in
the County of Plymouth.

In consideration of the sum of one hundred
and three dollars to me paid by John C. Hudson
of East Bridgewater, one yolk of Oxen spoked
Colony I bought of Isaac Wood and ex East
I bought of Cyrus Leonard and one ox wagon
all now in my possession to have and to hold
the afore described property to the said John C.
Hudson, And I the said Albert G. Pratt do agree
myself to be the lawful owner of said goats or
property, and I have good right to sell and dispose
the same in manner aforesaid.

Provided nevertheless that if the said A. G. Pratt
his executors or Administrators shall pay unto the
said John C. Hudson Executors or Administrators or
Assigns the said sum of one hundred and three
dollars in three months from this date hereof then
this mortgage shall be void otherwise remain
in full force. In witness whereof I the said Pratt
have subscribed the same this twenty sixth day
of August in the year of our Lord one thousand
eight hundred and sixty one.

Witness

Edwin Ellis.

A true Copy of the Original received August 29th 1861
at Ben C. Clark's Atty. and recorded by me.

Attest Sidney Fisher.

Page 25

John C. Clark.

March 11th 1861 This deed was doctored by order of John C. Hudson

Bill of Sale Philo H. Pickens to Wm B. White.

Know all Men by these Presents
That I Philo H. Pickens of Middleborough in
the County of Plymouth for and in consideration
of the sum of one hundred and fifty Dollars
to me in hand well and truly paid, at or before
signing, sealing and delivery of these presents by
William B. White of Middleborough the receipt
whereof I the said Pickens do hereby acknowledge
have granted, bargained and sold and by these
presents do grant, bargain and sell unto the said
one Chestnut Horse about six years old and
one silver mounted team up six oxen wagons
unfurnished four of them being the light box
buggy wagons, also unfurnished the crowd wagons
also unfurnished.

To have and to hold the said granted and bargained
property unto the said Wm B. White his Executors
Administrators and Assigns to his only proper use,
benefit and behoof forever, and I the said
Pickens do touch myself to be the true and
lawful owner of the said Property and have in me
full power good right and lawful authority to
dispose of the said Property in manner aforesaid,
and I do for myself and heirs, Executors and
Administrators, hereby covenant and agree to warrant
and defend the said Property unto the said
White his heirs, Executors and Administrators
and Assigns against the lawful claims and
demands of all persons whomsoever.
In witness whereof I the said Pickens have
hereunto set my hand and seal this third of August
in the year of our Lord one thousand eight
hundred and sixty one.

Executed and delivered by Philo H. Pickens
in presence of C. A. Clark & Wm B. White.

A true Copy of the Original received September 25th 1861
at Ben C. Clark's Atty. and recorded by me.
25 Attest Sidney Fisher, John C. Clark.

Mortgage. A. L. Raymond to S. P. Haven

Know all Men by these Presents that
I Andrew L. Raymond of Middleborough in
the County of Plymouth Massachusetts the
Specialty for and in consideration of one
hundred dollars to me paid by Stephen P. Haven
of said Middleborough the receipt
whereof is hereby acknowledged have bargained
sold and delivered and by these presents do bargain
sell and deliver unto the said Stephen P. Haven my
unfinished dwelling house situated on Rocky
meadow street and near my father's together with
all the timber or lumber therein and around the
same belonging to me to have and to hold said
dwelling and lumber to the said Stephen P. Haven
his Executors Administrators Heirs and assigns to
him and their own proper use and benefit forever.

And I the said Andrew L. Raymond for myself
my Heirs Executors and Administrators will warrant
defend said house and lumber unto the said
Stephen P. Haven his heirs and assigns forever
and against all persons whomsoever.

In witness whereof I have hereunto set my hand and
seal this twenty sixth day of October one thousand
eight hundred and sixty one.

Executed and delivered

in presence of

John Bennett

A true Copy of the Original received October 21st 1861
at 8 o'clock and a half of which full and recorded by me

and 25th

Attest Sidney Tucker

Deacon Clerk

Bill of Sale Henri Johnson to E. Richmond

Know all Men by these Presents that I
Henri Johnson of Middleborough in the
County of Plymouth and Commonwealth
of Massachusetts for and in consideration of
sum of forty five dollars and Eighty cents to me
in hand paid by Ebenezer Richmond of same
at and before the sealing and delivery of these
presents the receipt whereof is hereby acknowledged
do hereby transfer assign sell and make over unto
the said Ebenezer Richmond all my right title
and interest in and to the Bay Main one open
Bread Wagon one closed Bread Wagon one
Harnup and string of Belts Lot of Brass stoves
one Hunch and Jack one ditto Harnup all of
which property is now in my possession also
all the Machinery and fixtures and tools now
in the Bake House and stable occupied by me
and owned by said Richmond also any and
all other personal property in my possession
or to which I am in any way entitled or
have any right or title to.

To have and to hold the said Goods and Chattels
unto the said Ebenezer Richmond his Executors
Administrators and assigns to him and their own
and proper use and benefit forever.

In witness whereof I the said Henri Johnson have
hereunto set my hand and seal this thirty first day
of October in the year one thousand eight hundred
and Sixty one.

Executed and delivered

in presence of

Ernest Robinson Henri Johnson

A true Copy of the Original received October 21st
1861 at 8 o'clock and thirty minutes of which

and 25th

Attest

Sidney Tucker
Deacon Clerk

MASSACHUSETTS VITAL RECORDS: MIDDLEBOROUGH #151

MORTGAGES 1861-1862, pp 246-258 Holbrook

Mortgage Charles Pratt to John Deane

Know all Men by these Presents
That I, Charles Pratt of Middleborough
County of Plymouth State of Massachusetts
For and in consideration of the sum of one
hundred and sixty five and fifty cents
paid by John Deane of Bridgewater County
of Plymouth State of Massachusetts
The receipt whereof I do hereby acknowledge
have granted sold and assigned unto the
said Deane and do by these Presents Grant sell
and Assign to him The following described
Personal Property, viz One Bay Horse one
Polent Leather top Carriage That I Bought
of said Deane Thursday To have and to hold
The of said described Personal Property to
the said John Deane his Executors Administrators
and assigns forever And I the said Charles
Pratt do hereby certify to be the lawful owner
of said Property and have good right to sell
and dispose of the same in the manner aforesaid
Provided nevertheless That if the said Charles
Pratt shall pay unto the said John Deane his
Administrators Executors or assigns the sum
of one hundred and sixty five dollars and
fifty cents then this Mortgage shall be void
In Witness whereof the said Charles Pratt
has subscribed the same this twentieth day of
October in the year of our Lord one thousand
Eight hundred and sixty one.

Executed in
Presence of Ellen F. C. H. Charles X. Pratt
mak

A True Copy of the original received
December 7th 1861 at two o'clock and thirty minutes
P.M. and recorded by me.

p. 25

Attest, Sidney S. Clarke
Sole Clerk

Mortgage Lott Deane to William Davis

Know all Men by these Presents
That I Lott Deane of Dorchester in the County of
Norfolk.

In consideration of the sum of Five hundred
dollars to me paid by William Davis of Middleborough
in the County of Plymouth The receipt whereof is
hereby acknowledged, have granted, bargained and sold
and by these Presents do grant, bargain, and sell unto
the said William Davis.

One Black Walnut Sofa one Black Walnut Lounge
2 Black Walnut Easy Chairs 6 Black Walnut Sofa
Chairs one Black Walnut Dining Chair 2 Black
Walnut Marble Center Tables one Black Walnut
Marble Top Stand one Black Walnut Edge Table
one Black Walnut Hat Tree one Oak Chamber Set
Marble Top 2 parlor Carpets 2 Bedsteads.
2 Live geese Feather beds 2 mirrors Black Walnut
Journals 3 Chamber Carpets 2 Hall Carpets
one Refrigerator 1 parlor stove 1 extension
Table one Patent Boiler.

To have and to hold the of or described goods and
chattels to the said William Davis his Executors
Administrators, and assigns forever And I the said
Lott Deane do hereby certify to be the lawful owner
of said goods and chattels, and have good right to sell
and dispose of the same in manner aforesaid.
Provided nevertheless That if the said Lott Deane his
Executors or Administrators shall pay unto the said
William Davis his Executors Administrators or assigns
the said sum of Five hundred Dollars according
to the terms of a certain promissory note given to
said Davis by said Deane bearing even date with
these presents, then this Mortgage shall be void.

In Witness whereof I the said Lott Deane
have subscribed the same this tenth day of January in the
of our Lord one thousand Eight hundred and sixty five
Executed and delivered
in presence of
Mary Davis

Lott Deane
Carried Over

Mortgage, Lott Dean, to William Davis

Deed Recorded on other Page 247
A true Copy of the original received
January 17th 1862 at 7 o'clock and 45 minutes A.M.
and recorded by me.

Attest Sidney Tucker,
Town, Clerk.

Mortgage, Albert G. Pratt, to John C. Hudson

Read all Men by these Presents.

That I, Albert G. Pratt of Middleborough in the
County of Plymouth in consideration of the sum
of one hundred and sixty five dollars to me paid
by John C. Hudson of East Bridgewater do Mortgage
as security for the above sum one yoke of Oxen spanned
color I bought of Isaac Wood one ox cart I bought of
Cyren Leonard one ox wagon one Express wagon four
cows I now own and in my possession to have and
to hold the upon described property to said John C. Hudson.
And I the said Pratt do attach myself to be the lawful
owner of said goods or property, and have good right
to sell and dispose of same in manner aforesaid.
Provided nevertheless that if the said A. G. Pratt his
Executor, or assigns shall pay unto the said
John C. Hudson Executor or assigns a certain
note payable at the South Bridgewater Bank dated
March 10th 1862 this Mortgage shall be void, otherwise
remain in full force.

In Witness whereof I the said Pratt have subscribed
the same this tenth day of March 1862.

Witness
E. C. Hudson

Albert G. Pratt.

A true Copy of the original received
March 12th 1862 at Eleven o'clock A.M. and
recorded by me.

Attest Sidney Tucker,
Town, Clerk.

September 20th 1862 The debt for which this bill of sale was given has been paid and I hereby discharge the same by order of

Mortgage of Personal Property

J. Addison Sharr to Isaac Perkins, Henry Dunbar and
Pinero all Men by these Presents, C. J. Eldridge
That I, J. Addison Sharr of Middleborough in the
County of Plymouth and Commonwealth of
Massachusetts.

In consideration of the sum of forty four dollars
to me paid by Isaac Perkins Charles J. Eldridge and
Henry Dunbar, all of Bridgewater in said County.
The receipt whereof is hereby acknowledged, have granted,
bargained, and sold, and by these Presents do grant bargain
and sell unto the said Isaac Perkins Charles J. Eldridge
and Henry Dunbar one covered Wagon body painted
Cherry blue red striped and being the same Wagon sold
by said Perkins Eldridge and Dunbar to me this day.

To have and to hold the upon described goods and chattles
to the said Perkins Eldridge and Dunbar their Executors,
Administrators, and Assigns forever.

And I the said Sharr do attach myself to be the
lawful owner of said goods and chattles, and have good right
to sell and dispose of the same in manner aforesaid.

Provided nevertheless that if the said Sharr his
Executor or Administrator, shall pay unto the said Perkins
Eldridge and Dunbar their Executors Administrators or
Assigns the said sum of forty four dollars in the following
manner, viz. five dollars weekly until the whole of said
forty four dollars are paid according to the terms of certain
note given by said Sharr to said Perkins Eldridge and Dunbar
bearing even date with these presents then this Mortgage
shall be void.

In Witness whereof I the said J. Addison Sharr
have subscribed the same the nineteenth day of April in
the year of our Lord one thousand eight hundred and sixty two.

Executed and delivered in presence of
E. Robinson J. Addison, Sharr.

A true Copy of the original received April 19th
1862 at six o'clock P.M. and recorded by me.

Attest Sidney Tucker,
Town, Clerk.

Mortgage Erastus E. Gay to Job C. Pence & Thomas S. Pence

Know all Men by these Presents,

That I, Erastus E. Gay of Middleborough in the County of Plymouth and Commonwealth of Massachusetts,

In consideration of the sum of two hundred and fifty dollars to me paid by Job C. Pence and Thomas S. Pence both of said Middleborough and doing business under the name and firm of Peter K. Pence & Co. The receipt whereof is hereby acknowledged, have granted, bargained, and sold and by these Presents do grant, bargain, and sell unto the said Job C. Pence and Thomas S. Pence One dash red horse with a white star on his forehead, one express wagon one carriage one truck or farm wagon two harnesses one sleigh one hundred and fifty meat bags, all of which property is now in my possession in said Middleborough and being all the property I have of that kind and description.

To have and to hold, all and singular, the said Goods and Chattels, unto the said Job C. Pence and Thomas S. Pence their Executors, Administrators and Assigns to their sole use forever.

And I the said mortgagor for myself and my Executors and Administrators, do Covenant to and with the said Mortgagee their Executors, Administrators, and Assigns, that I am lawfully possessed of the said Goods and Chattels, as of my own property; that the same are free from all incumbrances.

And that I will and my Executors and Administrators, shall Warrant and Defend the same to the said Mortgagee their Executors, Administrators, and Assigns, against the lawfull Claims and demands of all persons.

Provided Nevertheless, that if the said Mortgagee his Executors, or Administrators, shall sell and truly pay unto the said Mortgagee their Executors, Administrators or Assigns, the sum of two hundred and fifty dollars with interest in the following manner

Continued on next page

Continued from Page 250

by One hundred and twenty five dollars in three months from the date hereof one hundred and twenty five dollars in six months from the date hereof. Then this Deed is also to be Certain Remission of Notes bearing even date herewith signed by the said Mortgagee whereby he agrees to pay the said Mortgagee the said sums and interest at the times aforesaid, shall all be paid; otherwise shall remain in full force and virtue. And Provided Also, that until default by said Mortgagee his Executors and Administrators, in the performance of the condition aforesaid, or of any part thereof, I shall and may be lawful for him and them to keep in possession of said granted property, and to use and enjoy the same; but in case of such default or if the same or any part thereof shall be attached, at any time before payment as aforesaid, by any other creditor or creditors of the said Mortgagee or of the said Mortgagee his Executors or Administrators, shall attempt to sell the same, or any part thereof, without notice to the said Mortgagee their Executors, Administrators or Assigns, and without their assent to such sale in writing expressed or shall remove the same or any part thereof from the place now occupied by him for doing his business without such notice and assent, then it shall be lawful for the said Mortgagee their Executors, Administrators, or Assigns, to take immediate possession of the whole of said granted property to their own use, and to sell and dispose of the whole or of so much of said granted property at public auction, as shall produce a sum of money sufficient to pay and discharge the whole mentioned debt or liability, with interest, and all costs and charges of keeping and selling the same, and all just and equitable claims then existing thereon, without further notice or demand except giving ten day notice of the time and place of said sale to said Mortgagee his legal representatives; and after the said debt or liability, with interest, costs, charges and liens, shall be so discharged and satisfied, the surplus of the money arising from said sale

Continued on next page

Continued from Page 251

and the residue of said granted property shall be paid and restored to said mortgagor or his legal representatives, discharged from all claim under this mortgage.

In testimony whereof I the said Erastus E. Gay have hereunto set my hand and seal this twenty second day of April in the year of our Lord one thousand eight hundred and sixty two.
 Executed and delivered in presence
 of E. Robinson Erastus E. Gay

A true copy of the original record received
 April 22nd 1862 at Eleven O'clock P.M. and recorded
 by me

Attest Sidney Tucker,
 Town Clerk

45 Paid

Bill of Sale Dura Weston to Lewis Lincoln Son
 Middleborough Dec. 12th 1862
 Lewis Lincoln Son.
 Bought of Dura Weston for

One Covered Wagon	80 00
One Team Wagon	35 00
	115 00

Dura Weston for.

A true copy of the original record received Dec 12. 1862
 at Seven O'clock P.M. and recorded by me.

Attest Sidney Tucker,
 Town Clerk

25 Paid

Mortgage Matthews Gish to Harlow & Pool

Know all Men by these Presents
 That I Matthews Gish of Middleborough in the
 County of Plymouth and Commonwealth of
 Massachusetts

In consideration of the sum of Eighty Dollars
 to me paid by Joseph S. Harlow of Middleborough
 and Caleb Pool Jr. of Halifax Copartners in business
 under the firm and style of Harlow & Pool the receipt
 whereof is hereby acknowledged, have granted, bargained
 and sold, and by these Presents do grant bargain and
 sell unto the said Harlow & Pool

One mahogany sofa 2 Mahogany stuffed Rocking Chairs
 4 Stuffed Mahogany Chairs one Mahogany Center
 Table one Mahogany frame looking Glass one Air
 tight Stove 2 Gilted Candelsticks 4 Mustin Curtains
 one parlor Carpet one sitting room Carpet all being
 my parlor furniture and sitting room Carpet
 now in the dwellinghouse occupied by me in
 said Middleborough

To have and to hold, the afore described goods and
 Chattels to the said Harlow & Pool their Executors,
 Administrators, and Assigns, forever.

And I the said Gish do also acknowledge to be the lawful
 owner of said goods and Chattels and have good right
 to sell and dispose of the same in manner aforesaid.

Provided nevertheless, That if the said Gish his
 Executors or Administrators, shall pay unto the said
 Harlow & Pool their Executors, Administrators, Assigns
 the sum of Eighty Dollars with interest on or before
 the first day of December next according to the tenor of
 a certain promissory note given by said Gish to said
 Harlow & Pool then this Mortgage shall be void.

In witness whereof I the said Matthews Gish have subscribed
 the same this twenty fifth day of April in the year of
 our Lord one thousand eight hundred and fifty two
 Executed and delivered in presence
 of E. Robinson. Matthews Gish.

A true copy of the original record received April 22nd 1862
 at Eleven O'clock P.M. Attest Sidney Tucker,
 Town Clerk

Mortgage Julius D. Atwood to Mark H. Cornell

Know all Men by these Presents,
That I Julius D. Atwood of Middleborough in
County of Plymouth and State of Massachusetts
Bedlee,

In Consideration of the Sum of one hundred and
Dollars, to me paid by Mark H. Cornell of Bridgewater
in said County, the receipt whereof is hereby acknowledged,
have granted, bargained and sold, and by these Presents do grant, bargain
and sell unto the said Mark H. Cornell
the following described Personal Property to wit,
One whole Horse, one Covered Wagon, one single
harness the above named Horse and wagon, and
Harness are the same that the said Atwood now
uses Bedlee.

To have and to hold the aforesaid described goods
and chattels to the said Mark H. Cornell his Executors
Administrators, and Assigns, forever.

And I the said Julius D. Atwood, do avouch myself
to be the lawful owner of said goods and chattels, and
have good right to sell and dispose of the same in manner
aforesaid.

Provided Nevertheless, That if the said Julius D.
Atwood his Executors or Administrators, shall pay unto
the said Mark H. Cornell his Executors Administrators, or
Assigns, the said sum of one hundred and twenty five
Dollars with lawful interest in six months from the
date hereof then this Mortgage shall be void.

In Witness whereof, I the said Julius D. Atwood
have subscribed the same this Third day of June
the year of our Lord one Thousand Eight hundred and
Sixty Two.

Executed and delivered $\frac{3}{4}$
in presence of George Atwood Julius D. Atwood $\frac{3}{4}$

A true Copy of the original received June 3rd 1862
at Eleven o'clock A.M. and recorded by me,

Attest Sidney, Tucker,
Tolon, Clerk,
Paid 25⁰⁰

Mortgage Warner Alden to Nahum M. Fitch

Know all Men by these Presents,

That I Warner Alden of Middleborough in the County
of Plymouth and Commonwealth of Massachusetts
In Consideration of the sum of Sixty Dollars to me
paid by Nahum M. Fitch of the Town aforesaid
the receipt whereof is hereby acknowledged, have granted,
bargained and sold, and by these Presents do grant, bargain
and sell unto the said Nahum M. Fitch one short
Scottish Tail Bay Horse about twelve years old
which I have this day purchased of said Fitch.

To have and to hold the above described goods and
chattels to the said Nahum M. Fitch his Executors,
Administrators, and Assigns, forever, And I the said
Warner Alden do avouch myself to be the lawful owner
of said goods and chattels, and have good right to sell
and dispose of the same in manner aforesaid.

Provided Nevertheless, That if the said Warner Alden
his Executors or Administrators, shall pay unto the said
Nahum M. Fitch his Executors, Administrators, or
Assigns, the sum of Sixty dollars on demand with
interest according to the tenor of a Certain promissory
note given by said Alden to the said Fitch bearing
even date with these presents.

Then this Mortgage shall be void.

In Witness whereof I the said Warner Alden
have subscribed the same this Sixth (6) day June in the
year of our Lord one Thousand Eight hundred and Sixty Two.

Executed and delivered
in presence of $\frac{3}{4}$
H. R. Fitch Warner Alden

A true Copy of the original received June 6th 1862
at Eleven o'clock and thirty minutes A.M. and recorded
by me.

Attest Sidney, Tucker,
Tolon, Clerk.

June 25

Mortgage of Personal Property. James S. Bump to Job C. Peirce and Thomas S. Peirce.

Know all Men by these Presents,

That I, James S. Bump of Middleborough, in the County of Plymouth, and Commonwealth of Massachusetts, in consideration of the sum of forty-four dollars, to me paid by Job C. Peirce and Thomas S. Peirce, copartners in business under the firm and style of Peter C. Peirce & Co. the receipt whereof is hereby acknowledged, have granted, bargained and sold, and by these Presents do grant, bargain and sell unto the said Job C. Peirce and Thomas S. Peirce, one Bay Mare and one Open Wagon, one Bindle Cow, - all of said property now being in my possession in said Middleborough.

To have and to hold the aforedescribed goods and chattels to the said Job C. Peirce and Thomas S. Peirce their Executors, Administrators and Assigns, forever. And I, the said James S. Bump, do avouch myself to be the lawful owner of said goods and chattels, and have good right to sell and dispose of the same in manner aforesaid.

Provided Nevertheless, That if the said James S. Bump, his Executors or Administrators, shall pay unto the said Job C. Peirce and Thomas S. Peirce, their Executors, Administrators, or Assigns, the said sum of forty-four dollars, according to the tenor of a certain promissory note given by said Bump to said Peirce for said sum, bearing even date with these presents, then this Mortgage shall be void.

In witness whereof, I, the said James S. Bump, have subscribed the same this twenty-sixth day of June, in the year of our Lord one thousand eight hundred and sixty-two.

Executed and delivered
in presence of E. Robinson,

James S. Bump.

A true copy of the original received June 26, 1862
at two o'clock and recorded by me.

Attest Sidney Tucker,

Paid 25^c

Town Clerk.

Bill of Sale. Henry A. Eaton to R. Clark

No. Middleboro July 15 1862

R. Clark

Bought of Henry A. Eaton

One Horse

\$20 00

One Buggy Wagon

35 00

Received Payment

Henry A. Eaton.

A true copy of the original, received July 24, 1862,
at 7 o'clock 35 minutes P.M. and recorded by me

Attest Sidney Tucker,

Paid 8^c

Town Clerk.

Bill of Sale Henry Thatcher to Allen Thatcher
Middleborough March 8th 1862 For value received of Allen Thatcher I promise to pay him two Hundred and thirty eight Dollars and sixty two cents on interest for which I convey to him all my stock and apparatus which I have in the Photograph and Ambrotype Saloon now in Allen Thatcher Saloon for which the said Thatcher is to dispose of the best advantage and to account to me for the same and to be endorsed on this bill of sale.

Witness

L. S. Thatcher,

H. Thatcher.

A true copy of the original received Sept 1st 1862
at nine o'clock A.M. and recorded by me.

Attest

Sidney Tucker,

Paid 35^c

Town Clerk.

Mortgage Otis Cobb to Joshua Eddy

Know all Men by these Presents,

That I, Otis Cobb of Middleborough in the County of Plymouth New England, for and in Consideration of Eighty Dollars paid me by Joshua Eddy of said Town and County the receipt whereof I do hereby acknowledge have granted, sold and assigned, and do by these presents grant sell and assign to Joshua Eddy the following described personal Estate, viz One pair of red four years old oxen now in my possession to have and to hold the afore described personal Estate to the said Joshua Eddy his Executors Administrators, and assigns forever, and the said Otis Cobb do attach myself to be the lawful owner of said personal Estate and have good right to sell and dispose of the same in manner aforesaid.

Notwithstanding provided that if the said Otis Cobb his Executors or Administrators shall pay to the said Joshua Eddy his Executors Administrators or assigns the said sum of Eighty dollars and interest within one year from this date then this Mortgage shall be void.

In witness whereof I the said Otis Cobb have subscribed the same this eighteenth of August in the year of our Lord Eighteen hundred and sixty two.

Executed and delivered
in presence of J. Eddy Otis Cobb

A true copy of the original, received September 17th 1862
at ten o'clock and forty five minutes A.M. and recorded
by me, Attest, Sidney J. Fisher,
257 Town Clerk